

FACULTY PUBLICATIONS

LINDA L. AMMONS

CHAPTERS

Dealing with the Nastiness: Mixing Feminism and Criminal Law in the Review of Cases of Battered Incarcerated Women—A Ten Year Reflection, 4 BUFF. CRIM. L. REV. 891 (2001), reprinted in 2 OHIO CORRECTIONS RESEARCH COMPENDIUM 172 (2004) and in CASES AND MATERIALS ON SOCIAL JUSTICE: PROFESSIONALS, COMMUNITIES AND LAW 1115 (M.R. Mahoney et al. eds., 2003).

Mules, Madonnas, Babies, Bathwater, Racial Imagery and Stereotypes: The African-American Woman and the Battered Woman Syndrome, 1995 WIS. L.J. 1003 (1994), adapted in CRITICAL WHITE STUDIES: LOOKING BEHIND THE MIRROR 276 (R. Delgado & J. Stefancic ed., 1997), and reprinted in CRITICAL RACE FEMINISM 261 (A. Wing ed., 2^d ed. 2003).

Parole: Post Conviction Relief for Battered Women Who Kill Their Abusers, in DEFENDING BATTERED WOMEN IN CRIMINAL CASES Chapter E (ABA Section of Criminal Justice & the Division for Professional Education 1993).

Clemency: Post Conviction Relief for Battered Women Who Kill Their Abusers, in DEFENDING BATTERED WOMEN IN CRIMINAL CASES Chapter F (ABA Section of Criminal Justice & the Division for Professional Education 1993).

ARTICLES

Why Do You Do the Things You Do? Clemency for Battered Incarcerated Women, A Decade's Review, 11 AM. U. J. GENDER SOC. POL'Y & L. 533 (2002-2003).

Dealing with the Nastiness: Mixing Feminism and Criminal Law in the Review of Cases of Battered Incarcerated Women—A Ten Year Reflection, 4 BUFF. CRIM. L. REV. 891 (2001), reprinted in 2 OHIO CORRECTIONS RESEARCH COMPENDIUM 172 (2004) and in CASES AND MATERIALS ON SOCIAL JUSTICE: PROFESSIONALS, COMMUNITIES AND LAW 1115 (M.R. Mahoney et al. eds., 2003).

What's God Got to Do with It? Church and State Collaboration in the Subordination of Women and Domestic Violence, 51 RUTGERS L. REV. 1207 (1999).

Mules, Madonnas, Babies, Bathwater, Racial Imagery and Stereotypes: The African-American Woman and the Battered Woman Syndrome, 1995 WIS. L.J. 1003 (1994), adapted in CRITICAL WHITE STUDIES: LOOKING BEHIND THE MIRROR 276 (R. Delgado & J. Stefancic ed., 1997), and reprinted in CRITICAL RACE FEMINISM 261 (A. Wing ed., 2^d ed. 2003).

Discretionary Justice: A Legal and Policy Analysis of a Governor's Use of the Clemency Power in the Cases of Incarcerated Battered Women, 3 J.L. & POL'Y 1 (1994).

FACULTY PUBLICATIONS

OTHER

Book Review, 22 RELIGIOUS STUD. REV. (Oct. 1996) (reviewing R. COLKER, PREGNANT MEN, PRACTICE, THEORY AND THE LAW (1994)).

King Libel Suit Dismissed, 10 THE NEWS MEDIA & THE L., Summ. 1986, at 16.

Operation Fair Share, BLACK ENTERPRISE, July 1984, at 18.

Crime News Reporting in a Black Weekly, JOURNALISM Q., Aug. 1982, at 310.

Business on the Banks of the Ohio, BLACK ENTERPRISE, Feb. 1980, at 32.

A Talk with Critic Donald Bogle, ENCORE AM. & WORLDWIDE NEWS, Aug. 1980, at 38.

Court Orders Complexion Change in Ohio Town, ENCORE AM. & WORLDWIDE NEWS, Sept. 1980, at 20.

Unequal Justice: Cleveland's Other Default, ENCORE AM. & WORLDWIDE NEWS, Feb. 1979, at 19.

Ohio Busing Suit: Getting Desegregation Out of Limbo, ENCORE AM. & WORLDWIDE NEWS, May 1979, at 48.

Will Black Studies Survive? ENCORE AM. & WORLDWIDE NEWS, Mar. 1979, at 16.

A Psychiatrist Looks at His Profession, ENCORE AM. & WORLDWIDE NEWS, Nov. 1979, at 48.

Full Partnership for Black Land Grant Colleges, ENCORE AM. & WORLDWIDE NEWS, Feb. 1978, at 36.

Mt. Vernon Plaza Blight to Might, BLACK ENTERPRISE, Dec. 1978, at 24.

The Birmingham Bombing Case: Round One, ENCORE AM. & WORLDWIDE NEWS, Dec. 1977, at 8.

GLORIA J. BANKS

ARTICLES

Traditional Concepts and Nontraditional Conceptions: Social Security Survivor's Benefits for Posthumously Conceived Children, 32 LOY. L.A. L. REV. 251 (1999).

FACULTY PUBLICATIONS

Legal & Ethical Safeguards: Protection of Society's Most Vulnerable Participants in a Commercialized Organ Transplantation System, 21 AM. J. L. & MED. 45 (1995).

OTHER

Medical Mistake and Physician Liability in the Organ Transplant Industry, LAW & BIOETHICS REP. (Inst. for Bioethics, Health Policy and Law) June 2003, at 6.

Medicine and Law: Medical Malpractice, in THE OXFORD COMPANION TO AMERICAN LAW 557 (Kermit L. Hall ed., 2002).

UPDATE ON BIOMEDICAL ETHICS FOR PRACTICING ATTORNEYS (PBI Publication No. 2000-2547E, 2000.)

BIOMEDICAL ETHICS FOR PRACTICING ATTORNEYS (PBI Publication No. 1999-2364C, 1999).

LARRY D. BARNETT

BOOKS

MUTUAL FUNDS AND FEDERAL REGULATION: READINGS ON THE INVESTMENT COMPANY ACT AND THE INVESTMENT ADVISERS ACT (Lupus Publications 1997, 2001).

LEGAL CONSTRUCT, SOCIAL CONCEPT: A MACROSOCIOLOGICAL PERSPECTIVE ON LAW (Social Institutions & Social Change Series, Aldine de Gruyter 1993).

ET AL., THE GOALS AND MISSIONS OF LAW SCHOOLS (Peter Lang Publishers 1990).

& EMILY F. REED, LAW, SOCIETY, POPULATION: ISSUES IN A NEW FIELD, (Cap & Gown Press 1985; Paperback ed. 1989).

POPULATION POLICY AND THE U.S. CONSTITUTION, (Studies in Human Issues, Kluwer-Nijhoff 1982).

ARTICLES

Social Productivity, Law, and the Regulation of Conflicts of Interest in the Investment Industry, 3 CARDOZO PUB. L. POL'Y & ETHICS J. 793 (2006).

When Is a Mutual Fund Director Independent? The Unexplored Role of Professional Relationships Under Section 2(A)(19) of the Investment Company Act, 4 DEPAUL BUS. & COM. L.J. 155 (2006).

The Regulation of Mutual Fund Names and the Societal Role of Trust: An Exploration of Section

FACULTY PUBLICATIONS

35(d) of the Investment Company Act, 3 DEPAUL BUS. & COM. L.J. 345 (2005).

Symposium, *Mutual Funds and the Protection of Shareholder Accounts*, 44 N.Y.L. SCH. L. REV. 521 (2001).

Symposium, *Mutual Fund Regulation in the Next Millennium*, 44 N.Y.L. SCH. L. REV. (2001). (et al., Commentary on Investor Privacy beginning at page 487, and et al., Commentary on Closed-End Funds beginning at page 509.)

The Constitution and Governmental Response to Declining Population in the United States: A Macro-Sociological Perspective, 8 WHITTIER L. REV. 993 (1987).

Population Policy and Law in the United States, 3 HARV. J. L. & PUB. POL'Y 95 (1980).

Population Law: A Neglected Field, 13 CREIGHTON L. REV. 1 (1979).

Population Control and Child Mortality: Constitutional Issues in Recent Demographic Research, 1979 HAMLINE L. REV. 57.

Population Growth, Population Organization Participants, and the Right of Privacy, 12 FAM. L.Q. 37 (1978).

Child Exclusion Policies in Housing, 67 KY. L.J. 967 (1978-79).

The Constitution and State Powers of Export Limitation, 13 TULSA L.J. 229 (1977).

The Constitutionality of Selected Fertility Control Policies, 55 N.C. L. REV. 357 (1977).

& Dennis S. Mileti, *Nine Demographic Factors and Their Relationship to Attitudes Toward Abortion Legalization*, 19 SOC. BIO. 43 (1972).

OTHER

Are Teaching Evaluation Questionnaires Valid? Assessing the Evidence, 25 J. COLLECTIVE NEGOTIATIONS PUB. SECTOR 335 (1996).

ed., POPULATION RESEARCH AND POLICY REVIEW, VOL 1-11, 1982 to 1992 (Published three times annually by Kluwer Academic Publishers).

The Social Sciences in Legal Education and Practice, NAT'L TRIAL LAW., March 1991, at 52.

& F. Leeuw, eds., BEVOLKING ALS VRAAGSTUK: DIMENSIES VAN BEVOLKINGSBELEID IN NEDERLAND EN DE VERENIGDE STATEN (Vuga 1981).

FACULTY PUBLICATIONS

Zero Population Growth, Inc.: een onderzoek naar een belangengroep in de Verenigde Staten, actiefteftn aanzien van het bolkingsvraagstuk, BEVOLKING ALS VRAAGSTUK: DIMENSIES VAN BEVOLKINGSBELEID IN NEDERLAND EN DE VERENIGDE STATEN at 127 (Larry D. Barnett & F. Leeuw eds., Vuga 1981).

Bevolkingswetgeving: een verwaarloosd terrein, BEVOLKING ALS VRAAGSTUK: DIMENSIES VAN BEVOLKINGSBELEID IN NEDERLAND EN DE VERENIGDE STATEN at 60 (Larry D. Barnett & F. Leeuw eds., Vuga 1981).

& Gordon R. Stavig, *Group Size and Societal Conflict*, 30 HUM. REL. 761 (1977).

& Richard H. MacDonald, *A Study of the Membership of the National Organization for Non-Parents*, 23 SOC. BIO. 297 (1976).

Zero Population Growth, Inc.: A Second Study, 6 J. BIOSOC. SCI. 1 (1974).

A Study of the Relationship Between Attitudes Towards World Population Growth and USA Population Growth, 5 J. BIOSOC. SCI. 61 (1973).

Women's Attitudes Toward Family Life and U.S. Population Growth, 12 PAC. SOC. REV. 95 (1969); *reprinted in* PSYCHOLOGY AND SOCIAL ISSUES at 111 (J. Herbert Hamsher & Harold Sigall eds., MacMillan 1973).

The Meaning of the Population/Environment Crisis in the United States: A Sociologist's View, Presented before the Council (formerly Congress) on Optimum Population and Environment *reprinted in* POPULATION CRISIS AN INTERDISCIPLINARY PERSPECTIVE at 29 (Sue Titus Reid & David L. Lyon eds., Scott Foresman 1972).

The Rural Ideal in American Society and Its Influence on Attitudes Toward Population Limitation, 4 J. BIOSOC. SCI. 235 (1972).

Demographic Factors in Attitudes Towards Population Growth and Control, 4 J. BIOSOC. SCI. 9 (1972).

Concern with Environmental Deterioration and Attitudes Toward Population Limitation, 20 BIOSCI. 999 (1970); *reprinted in* ECOLOGY at 94 (Robert S. Leisner & Edward J. Kormondy eds., Wm. C. Brown Co. Publishers 1971).

Opinion and Knowledge of Child-Rearing Professionals and Non-professionals Regarding Three Child-Rearing Systems, 15 FAM. LIFE COORDINATOR 101 (1966); *adapted in* ABE ARKOFF, EXPLORATIONS IN HUMAN BEHAVIOR at 69 (McGraw-Hill 1971).

Achievement Values and Anomie Among Women in a Low-Income Housing Project, 49 SOC. FORCES 127 (1970).

FACULTY PUBLICATIONS

Political Affiliation and Attitudes Toward Population Limitation, 17 SOC. BIO. 124 (1970).

Education and Religion as Factors Influencing Attitudes Toward Population Growth in the United States, 17 SOC. BIO. 26 (1970).

U.S. Population Growth as an Abstractly-Perceived Problem, 7 DEMOGRAPHY 53 (1970).
& Jerry J. Griffith, *Anomia and Achievement Values and Attitudes Toward Population Growth in the United States*, 13 PAC. SOC. REV. 47 (1970).

Population Policy: Payments for Fertility Limitation in the United States?, 16 SOC. BIO. 239 (1969).

& Susan M. Stolka, *Education and Religion as Factors in Women's Attitudes Motivating Childbearing*, 31 J. MARRIAGE & FAM. 740 (1969).

The Kibbutz as a Child-Rearing System: A Review of the Literature, 27 J. MARRIAGE & FAM. 348 (1965); *reprinted in* MARRIAGE & THE FAMILY 405 (Jeffrey K. Hadden & Marie L. Borgatta eds., F. E. Peacock Publishers, Inc. 1969).

Interracial Marriage in California, 25 MARRIAGE & FAM. LIVING 424 (1963); *reprinted in* DORIS Y. WILKINSON, BLACK MALE/WHITE FEMALE PERSPECTIVES ON INTERRACIAL MARRIAGE AND COURTSHIP 16 (Schenkman Publishing Co., Inc./General Learning Press 1975).

& Doris K. Katelman, *Work Orientation of Urban, Middle-Class, Married Women*, 30 J. MARRIAGE & FAM. 80 (1968).

Research on International and Interracial Marriages, 25 MARRIAGE & FAM. LIVING 105 (1963); *reprinted in* J. ROSS ESHLEMAN, PERSPECTIVES IN MARRIAGE & THE FAMILY: TEXT & READINGS 299 (Allyn & Bacon 1969); *reprinted in part in* J. RICHARD UDRY, THE SOCIAL CONTEXT OF MARRIAGE 160 (3d ed. Lippincott 1974).

Students' Anticipations of Persons and Arguments Opposing Interracial Dating, 25 MARRIAGE & FAM. LIVING 355 (1963).

Research in Interreligious Dating and Marriage, 24 MARRIAGE & FAM. LIVING 191 (1962); *reprinted in* JACQUELINE P. WISEMAN, PEOPLE AS PARTNERS: INDIVIDUAL AND FAMILY RELATIONSHIPS IN TODAY'S WORLD 52 (Canfield Press 1971); *reprinted in* MARCIA E. LASSWELL & THOMAS E. LASSWELL, LOVE-MARRIAGE-FAMILY: A DEVELOPMENTAL APPROACH 150 (Scott, Foresman 1973).

FACULTY PUBLICATIONS

D. BENJAMIN BARROS

ARTICLES

Home as a Legal Concept, 46 SANTA CLARA L. REV. 255 (2006)

At Last, Some Clarity: The Potential Long-Term Impact of Lingle v. Chevron and the Separation of Takings and Substantive Due Process, 69 ALB. L. REV. 343 (2005).

The Police Power and the Takings Clause, 58 U. MIAMI L. REV. 471 (2004).

Defining "Property" in the Just Compensation Clause, 63 FORDHAM L. REV. 1853 (1995).

OTHER

When a Certified Mail Notice of Tax Delinquency Is Returned as Undelivered, Must Governments Take Additional Steps Before Seizing Property?, 2005-06 PREVIEW U.S. SUP. CT. CAS. 207.

ANN H. BRITTON

BOOKS

& TIMOTHY H. ROHS, *LAW & MENTAL HEALTH PROFESSIONALS: DELAWARE* (American Psychological Assoc. 2000).

CHAPTERS

Religious Organizations and Institutions, in 5A *Personal Injury: Actions, Defenses, Damages* (MB) (Louis Frumer & Melvin Friedman eds., 1985).

Insane and Incompetent Persons, in 4C *Personal Injury: Actions, Defenses, Damages* (MB) (Louis Frumer & Melvin Friedman eds., 1985).

ARTICLES

Bones of Contention: Custody of Family Pets, 20 J. AM. ACAD. MATRIMONIAL LAW. 1 (2006).

America's Best Kept Secret: An Adult Child's Duty to Support Aged Parents, 26 CAL. W. L. REV. 351 (1990).

Sexual Abuse in the Professional Relationship, 11 HAMLIN L. REV. 247 (1988).

FACULTY PUBLICATIONS

Evaluating Legislation: Regulation of Pre-Employment Inquiries, 37 DEPAUL L. REV. 1 (1987).

Delaware Employment Practices—A Ten Year Retrospective, 11 DEL. J. CORP. L. 435 (1986).

& Richard J. Bennett, *Adopt Guilty But Mentally Ill?—No!*, 15 U. TOL. L. REV. 203 (1983).

OTHER

TO MY BELOVED WIFE & BOY AT HOME: THE LETTERS AND DIARIES OF ORDERLY SERGEANT JOHN F.L. HARTWELL (Ann Hartwell Britton & Thomas J. Reed eds., Fairleigh Dickinson University Press 1997).

Book Review, 4 LEGAL PUB. PREVIEW 316 (Oct. 1992) (reviewing E. D. COOKE, JR. AND P. S. GRAY EDS.; DISABILITY LAW REPORTER SERVICE (1992)).

Book Review, 3 LEGAL PUB. PREVIEW 203 (July-Aug 1991) (reviewing ABA STAFF, OPTIONS FOR ALL AGES: FAMILY DISPUTE RESOLUTION (1990)).

Book Review, 2 LEGAL PUB. PREVIEW 247 (Nov.-Dec. 1990) (reviewing ABA SECTION ON FAMILY LAW, MARITAL AND PARENTAL TORTS: A GUIDE TO CAUSES OF ACTIONS, ARGUMENTS AND DAMAGES (1990)).

Book Review, 2 LEGAL PUB. PREVIEW 106 (May-June 1990) (reviewing F. ROZOVSKY, CONSENT TO TREATMENT: A PRACTICAL GUIDE (1990)).

Book Review, 2 LEGAL PUB. PREVIEW 96 (May-June 1990) (reviewing B.D. REAMS, JR., THE HEALTH CARE QUALITY IMPROVEMENT ACT OF 1986: A LEGISLATIVE HISTORY OF PUBLIC LAW 99-680 (1990)).

Book Review, 3 LEGAL PUB. PREVIEW 20 (Jan.-Feb. 1991) (reviewing C. SHALEV, BIRTH POWER: THE CASE FOR SURROGACY (1989)).

Book Review, LEGAL PUB. PREVIEW, May-June 1989, at 16 (reviewing DECISION-MAKING, INCAPACITY, AND THE ELDERLY: A PROTECTIVE SERVICES MANUAL (1989)).

Software & Book Review, LEGAL PUB. PREVIEW, May-June 1989, at 22 (reviewing D. SILVER, COMPUTERS AND ESTATE PLANNING: HOW TO DRAFT WILLS, TRUSTS AND PROBATE DOCUMENTS USING WORDPERFECT (1988)).

Software & Book Review, LEGAL PUB. PREVIEW, April 1989, at 18 (reviewing TAX COMMAND PROFESSIONAL-1989: VERSION FOR THE 1988 TAX YEAR (1988)).

Software & Book Review, LEGAL PUB. PREVIEW, March 1989, at 23 (reviewing TAX COMMAND PROFESSIONAL and TAX COMMAND PLANNER PRACTICAL PROGRAMS, INC. (n.d.)).

FACULTY PUBLICATIONS

Software & Book Review, LEGAL PUB. PREVIEW, March 1989, at 22 (reviewing KLEIN D. STRONG, AUTOMATING DOCUMENT PRODUCTION WITH WORDPERFECT MACROS (n.d.)).

Software & Book Review, LEGAL PUB. PREVIEW, Jan. 1989, at 15 (reviewing C. PLADSEN, FOR THE RECORD (1988)).

Dealing with Professional Degrees in Divorce Cases, PRAC. LAW., Dec. 1986, at 35.

MENTAL AND DEVELOPMENTAL DISABILITIES: DIRECTORY OF LEGAL ADVOCATES, 1982 (Ann H. Britton, et. al.eds. ABA 1981).

Rights to Privacy in Medical Records, J. LEGAL MED., July-August 1975, at 30.

JOHN J. CAPOWSKI

CHAPTERS

Public Benefits, Legal Services, and Estate Planning, in MARK L. BATSHAW & YVONNE M. PERRET, CHILDREN WITH HANDICAPS: A MEDICAL PRIMER at 381 (Paul H. Brookes Publishing 2d ed. 1986).

ARTICLES

Evidence and the One Liner: A Beginning Evidence Professor's Exploration of the Use of Humor in the Law School Classroom, 35 ARIZ. ST. L.J. 877 (2003).

An Interdisciplinary Analysis of Statements to Mental Health Professionals Under the Diagnosis or Treatment Hearsay Exception, 33 GA. L. REV. 356 (1999).

Statements Against Interest, Reliability, and the Confrontation Clause, 28 SETON HALL L. REV. 471 (1997).

The Appropriateness and Design of Categorical Decision-Making Systems, 48 ALB. L. REV. 951 (1984).

Accuracy and Consistency In Categorical Decision-Making: A Study of Social Security's Medical-Vocational Guidelines—Two Birds With One Stone or Pigeon-Holing Claimants?, 42 MD. L. REV. 329 (1983).

Introduction to the Welfare Law Issue, 61 CORNELL L. REV. 663 (1976).

OTHER

FACULTY PUBLICATIONS

The Upside Dun, FLY TYER, Winter 2004, at 28.

Values and Lawyering Skills, THE LAW TCHR. (Inst. For L. Sch. Teaching, Gonz. U), Spring 2001, at 1.

Chauncy K. Lively: 1919-2000, 3 PA. FLY FISHING MUSEUM ASS'N. No. 1, at 2 (2000).

& Carolyn Quattrocki, *Court Access for Poor Persons*, in JANE C. MURPHY & BARBARA A. BABB, INCREASING ACCESS TO JUSTICE FOR MARYLAND'S FAMILIES Chapter III at 46 (Advisory Council on Family Legal Needs of Low Income Persons, A Joint Project of the Maryland Legal Services Corporation & The University of Baltimore School of Law March 1992).

Jumping the Hurdles: Establishing Pro Bono Programs in Government Law Offices, PBI EXCHANGE, Spring 1991, at 2.

Commentary, *Justice Brennan's Legacy and the Potentially Jilting Souter*, LAW F. (University of Baltimore School of Law), Spring, 1991, at 7.

Urban Trout Fisher, 9 FLYFISHING 1986, at 80.

Disability Adjudication: Some Suggestions for Improvement, SOCIAL SECURITY FORUM, 1983, at 5.

The Medical-Vocational Guidelines' Goals of Minimizing the Need for Vocational Experts and Creating Fair and Understandable Disability Determinations, SOCIAL SECURITY FORUM, 1983, at 15.

FRANCIS J. CATANIA, JR.

ARTICLES

Learning From the Process of Decision: The Parenting Plan, 2001 BYU L. REV. 857.

Accounting to Ourselves for Ourselves: An Analysis of Adjudication in the Resolution of Child Custody Disputes, 71 NEB. L. REV. 1228 (1992).

OTHER

Problems, Cases, and Topics, in TEACHING THE LAW SCHOOL CURRICULUM 214 (Steven Friedland & Gerald F. Hess eds., 2004).

Class Participation, Simulation Exercises, and Take-Home Final, in TEACHING THE LAW SCHOOL CURRICULUM 224 (Steven Friedland & Gerald F. Hess eds., 2004).

Book Review, 2 LEGAL PUB. PREVIEW 248 (1990) (reviewing LAWRENCE A. MOSKOWITZ,

FACULTY PUBLICATIONS

UNFAIR TACTICS IN MATRIMONIAL CASES (1990)).

DOMESTIC RELATIONS HANDBOOK (Domestic Relations Section of Delaware County (PA) 1989).

SUSAN CHESLER

OTHER

The Small Group Progress Conference, 20 THE SECOND DRAFT (Bull. of the Legal Writing Inst.), August 2005, at 11.

ANN E. CONAWAY

BOOKS

& ROBERT R. KEATINGE, KEATINGE AND CONAWAY ON CHOICE OF BUSINESS ENTITY (Thomson West 2nd ed. 2007).

& ROBERT R. KEATINGE, KEATINGE AND CONAWAY ON CHOICE OF BUSINESS ENTITY (Thomson West 2006).

ARTICLES

The Agile Virtual Corporation, 22 DEL. J. CORP. L. 497 (1997).

Reexamining the Fiduciary Paradigm at Corporate Insolvency and Dissolution: Defining Directors' Duties to Creditors, 20 DEL. J. CORP. L. 1 (1995).

"De-Leveraging" the Leveraged Buyouts of the 1980s: A Prisoner's Dilemma for Unsecured Corporate Bondholders in the 1990s, 68 DENV. U. L. REV. 331 (1991).

"Highly Confidential" Letters and Tender Offer Financing, 35 ST. LOUIS U. L. J. 317 (1991).

The "Overloaded" PMSI in Bankruptcy: A Problem in Search of a Resolution, 60 TEMP. L.Q. 1 (1987).

OTHER

et al., *Internal Disputes and Break-Ups: Colorado, California, and Delaware*, American Law Institute—American Bar Association Continuing Legal Education, New Developments in Limited Liability Companies and Limited Liability Partnerships, Live via Satellite TV/Webcast on the American Law Network, Mar. 17, 2005, VMF0317 ALI-ABA 81.

FACULTY PUBLICATIONS

Transferee and Assignee Rights; Charging Orders; Piercing and Reverse Piercing; Duty to Creditors; and Other Creditor Remedies in Uniform Unincorporated Acts, American Law Institute—American Bar Association Continuing Legal Education, Selecting Legal Form and Structure for Closely-held Businesses and Ventures, Live via Satellite TV/Webcast on the American Law Network, Feb. 10, 2005, VMF0210 ALI-ABA 165.

National Conference Reporter, *The Model Entity Transactions Act*, The University of Pennsylvania School of Law Archives (2004).

Transferee and Assignee Rights: Charging Orders and Other Creditor Remedies in Uniform Unincorporated Acts, American Law Institute--American Bar Association Continuing Legal Education, Choice of Form and Structure for Closely-Held Businesses and Ventures, Live Nationwide via Satellite on the American Law Network, Feb. 6, 2003, VMD0206 ALI-ABA 63.

LARRY J. CONNELL

ARTICLES

The Supreme Court, Foreign Law and Constitutional Governance, Culpability and the Death Penalty: The Intersection of Law and Psychology Symposium, 11 WIDENER L. REV. 59 (2004).

OTHER

& Geoffrey Marczyk, Foreword, Culpability and the Death Penalty: The Intersection of Law and Psychology Symposium, 11 WIDENER L. REV. i (2004).

DANA HARRINGTON CONNER

ARTICLES

To Protect or to Serve: Confidentiality, Client Protection, and Domestic Violence, 79 TEMP. L. REV. 877 (2006).

MICHAEL J. COZZILLO

BOOKS

MICHAEL R. DIMINO, MARK S. LEVINSTEIN & GABE FELDMAN, *SPORTS LAW: CASES AND MATERIALS* (Carolina Academic Press 2d ed. 2007)

& ROBERT L. HAYMAN, JR., *SPORTS AND INEQUALITY* (Carolina Academic Press 2005).

FACULTY PUBLICATIONS

& MARK S. LEVINSTEIN, *SPORTS LAW: CASES AND MATERIALS* (Carolina Academic Press 1997).

ARTICLES

From the Land of Bondage: The Greening of Major League Baseball Players and the Major League Baseball Player Association, 41 CATH. U. L. REV. 117 (1991) (reviewing MARVIN MILLER, *A WHOLE DIFFERENT BALL GAME, THE SPORT AND BUSINESS OF BASEBALL* (1991)).

The Option Contract: Irrevocable Not Irrejectable, 39 CATH. U. L. REV. 491 (1990).

The Athletic Scholarship and the College National Letter of Intent: A Contract By Any Other Name, 35 WAYNE L. REV. 1275 (1989).

& Laurence J. Hoffman, *Implications of United States Labor Laws for Foreign Corporations with Operations in the United States*, 9 J. JAPANESE INST. INT'L BUS. L. 69 (1981).

& Joseph T. Casey, Jr., *Labor-Antitrust: The Problems of Connell and a Remedy that Follows Naturally*, 1980 DUKE L.J. 235.

OTHER

I Ain't Gonna Work on Selig's Farm No More, WIDENER SCH. OF L. MAG., 1995, at 11.

Sports Owners Stand on Player Mobility Puts Ball in Courts, LEGAL TIMES, November 23, 1987, at 20.

Free Agency Becomes Critical Sports Issue As NFL Strike Ends, LEGAL TIMES, October 26, 1987, at 18.

JOHN G. CULHANE

ARTICLES

What Does Justice Require for the Victims of Katrina and September 11?, in Shaping A New Direction For Law and Medicine: An International Debate on Culture, Disaster, Biotechnology and Public Health Symposium, 10 DEPAUL J. HEALTH CARE L. 177 (2007).

Lawrence-ium: The Densest Known Substance, 11 WIDENER L. REV. 259 (2005).

Even More Wrongful Death: Statutes Divorced from Reality, 32 FORDHAM URB. L.J. 171 (2005).

& Stacey L. Sobel, *The Gay Marriage Backlash and Its Spillover Effects: Lessons From a (Slightly) "Blue State"*, Symposium: The Legislative Backlash to Advances in Rights for Same-Sex Couples, 40 TULSA L. REV. 443 (2005).

FACULTY PUBLICATIONS

Writing On, Around, and Through Lawrence v. Texas, Symposium on the Implications of *Lawrence* and *Goodridge* for the Recognition of Same-Sex Marriages and the Validity of DOMA, 38 CREIGHTON L. REV. 493 (2005).

Bad Science, Worse Policy: The Exclusion of Gay Males from Donor Pools, 24 ST. LOUIS U. PUB. L. REV. 129 (2005).

Sex, Fear, and Public Health Policy, 5 YALE J. HEALTH POL'Y & ETHICS 327 (2005) (reviewing GAY BATHHOUSES AND PUBLIC HEALTH POLICY, Wm. J. Woods & Diane Binson eds. (2003)).

& Jean Macchiaroli Eggen, *Public Nuisance Claims Against Gun Sellers: New Insights and Challenges*, 38 U.MICH J.L. REFORM 1 (2004).

The Heterosexual Agenda, in *The Right to Marry: Making the Case to Go Forward Symposium*, 13 WIDENER L.J. 759 (2004).

Tort, Compensation, and Two Kinds of Justice, 55 RUTGERS L. REV. 1027 (2003).

& Jean Macchiaroli Eggen, *Gun Torts: Defining a Cause of Action for Victims in Suits Against Gun Manufacturers*, 81 N.C. L. REV. 115 (2002).

Recurring Nightmare: Barriers to Effective Treatment of HIV in the United States and Internationally, 35 J. MARSHALL L. REV. 381 (2002).

Remarks, in *AIDS in National and International Law*, 96 AM. SOC'Y INT'L L. PROC. 324 (2002).

A 'Clanging Silence': Same-Sex Couples and Tort Law, 89 KY. L.J. 911 (2001).

A Tale of Two Concurrences: Same Sex Marriage and Products Liability, 7 WM. & MARY J. WOMEN & L. 447 (2001).

& Jean Macchiaroli Eggen, *Defining a Proper Role for Public Nuisance Law in Municipal Suits Against Gun Sellers: Beyond Rhetoric and Expedience*, 52 S.C. L. REV. 287 (2001).

Uprooting the Arguments Against Same-Sex Marriages, 20 CARDOZO L. REV. 1119 (1999).

Book Review, 16 WIS. INT'L. L.J. 579 (1998) (reviewing ROBERT WINTEMUTE, SEXUAL ORIENTATION AND HUMAN RIGHTS: THE UNITED STATES CONSTITUTION, THE EUROPEAN CONVENTION, AND THE CANADIAN CHARTER (1995)).

The Emperor Has No Causation: Exposing a Judicial Misconstruction of Science, 2 WIDENER L. SYMP. J. 185 (1997).

The Limits of Product Liability Reform Within a Consumer Expectation Model: A Comparison of Approaches Taken by the United States and the European Union, 19 HASTINGS INT'L & COMP.

FACULTY PUBLICATIONS

L. REV. 1 (1995).

Reinvigorating Educational Malpractice Claims: A Representational Focus, 67 WASH. L. REV. 349 (1992).

Real and Imagined Effects of Statutes Restricting the Liability of Nonmanufacturing Sellers of Defective Products, 95 DICK. L. REV. 287 (1991).

Note, *Spielberg Reconsidered—Problems in Application and Content of the Deferral Doctrine*, 49 FORDHAM L. REV. 1116 (1981).

OTHER

Sandbags Full of Money: Victim Compensation After 9/11, DISSENT, Fall 2003, at 40.

& Jean Macchiaroli Eggen, *Gun Makers Seek to Bar Justice*, SUN. NEWS J. (Wilmington, DE), June 22, 2003, at A15.

Editorial, *Equality Has Nothing to do with a Disease*, THE NEWS J. (Wilmington, DE), Mar. 19, 2001, at A11.

Editorial, *A Club's Mission Statement Can Add the Right to Exclude Gays*, PHIL. INQ., July 3, 2000, at A9.

Commentary, *Same-Sex Marriage: The Depth of the Opposition and the Importance of Victory*, 3 J. GAY & LESBIAN MED. ASS'N 103 (1999).

Note, *General Electric Co. v. Joiner*, 12 HEALTH L. NEWS, Sept. 19, 1998, at 9.

Graduate Legal Education in the United States, INT'L GRADUATE, 1998, at 40.

Comment, *Hart v. City of Jersey City*, 2 FORENSIC ECHO, No. 8, 1998, at 15.

ERIN DALY

BOOKS

& Jeremy Sarkin, RECONCILIATION IN DIVIDED SOCIETIES (University of Pennsylvania Press 2007).

ARTICLES

The New Liberty, 11 WIDENER L. REV. 221 (2005).

FACULTY PUBLICATIONS

& Jeremy Sarkin, *Too Many Questions, Too Few Answers: Reconciliation in Transitional Societies*, 35 COLUM. HUM. RTS. L. REV. 661 (2004).

Reparations In South Africa: A Cautionary Tale, in *Reparations Symposium*, 33 U. MEM. L. REV. 367 (2003).

Between Punitive and Reconstructive Justice: The Gacaca Courts in Rwanda, 34 N.Y.U. J. INT'L L. & POL. 355 (2002).

New Hurdles for Environmental Justice Plaintiffs, 17 NAT. RESOURCES & ENV'T 18 (2002).

Transformative Justice: Charting a Path to Reconciliation, 12 INT'L LEGAL PERSP. 73 (2001/2002).

Review Essay: *What We Knew or Should Have Known About the Independent Counsel*, 5 WIDENER L. SYMP. J. 259 (2000).

The Limits of the Constitutional Imagination: Equal Protection in the Era of Assimilation, 4 WIDENER L. SYMP. J. 121 (1999).

Idealists, Pragmatists, and Textualists: Judging Electoral Districts in America, Canada, and Australia, 21 B.C. INT'L & COMP. L. REV. 261 (1998).

Reconsidering Abortion Law: Liberty, Equality and the New Rhetoric of Planned Parenthood v. Casey, 45 AM. U. L. REV. 77 (1995).

The Incremental Harm Doctrine: Is There Life After Masson?, 46 ARK. L. REV. 371 (1993).

& Howard A. Simon, *Sexual Orientation and Workplace Rights: A Potential Land Mine for Employers?*, EMPLOYEE REL. L.J., June 22, 1992, at 29.

OTHER

Let the Sun Shine In: The First Amendment and the War on Terrorism, DEL. LAW., Summ. 2003, at 14.

United States Supreme Court, in THE OXFORD COMPANION TO THE HIGH COURT OF AUSTRALIA 692 (Tony Blackshield et al. eds., 2002).

& Karl Olson, *Picturing Death: Televising Executions*, LEGAL TIMES, February 11, 1991, at 37.

JOHN C. DERNBACH

BOOKS

FACULTY PUBLICATIONS

& Catherine J. Wasson, ET AL., A PRACTICAL GUIDE TO LEGAL WRITING AND LEGAL METHOD (3d ed., Aspen 2007).

WRITING ESSAY EXAMS TO SUCCEED (NOT JUST TO SURVIVE) (2d ed. Aspen 2007).

ed., STUMBLING TOWARD SUSTAINABILITY (Environmental Law Institute, 2002).

A PRACTICAL GUIDE TO WRITING LAW SCHOOL ESSAY EXAMS (William S. Hein & Co. 2001).

ET AL., LEGAL DRAFTING: (Little Brown 1994).

ET AL., A PRACTICAL GUIDE TO LEGAL WRITING AND LEGAL METHOD 2d ed. (F. B. Rothman 1994).

& RICHARD V. SINGLETON, II, A PRACTICAL GUIDE TO LEGAL WRITING AND LEGAL METHOD (F. B. Rothman 1981).

CHAPTERS

U.S. Policy, in GLOBAL CLIMATE CHANGE AND U. S. LAW, Chapter 3 at 61 (ABA 2007).

& Dan Tarlock, 2005, *Sustainable Development and Natural Governance: The Challenges Ahead* in SOCIAL SCIENCES AND HUMANITIES, in ENCYCLOPEDIA OF LIFE SUPPORT SYSTEMS (EOLSS), Developed Under the Auspices of UNESCO, EOLSS Publishers, Oxford, UK, <http://www.eolss.net>.

Chapter Twenty Nine (*Natural Resources and the Public Estate*) in THE PENNSYLVANIA CONSTITUTION: A TREATISE ON RIGHTS AND LIBERTIES (Ken Gormley, et.al. eds., Bisel 2004).

Implementation of the Surface Mining Control and Reclamation Act in Pennsylvania: A Decade Later in MOVING THE EARTH: COOPERATIVE FEDERALISM AND IMPLEMENTATION OF THE SURFACE MINING ACT at 149 (Uday Desai ed.; Prepared under the auspices of the Policy Studies Organization, Greenwood Press 1993).

ARTICLES

& the Widener University Law School Seminar on Energy Efficiency, *Stabilizing and Then Reducing U.S. Energy Consumption: Legal and Policy Tools for Efficiency and Conservation*, 38 Env'tl. L. Rep. (Env'tl. L. Inst.) 10,003 (2007).

Targets, Timetables and Effective Implementing Mechanisms: Necessary Building Blocks for Sustainable Development, 6 SUSTAINABLE DEV. L. & POL'Y 46 (2005).

Making Sustainable Development Happen: From Johannesburg to Albany, 8 ALB. L. ENVTL. OUTLOOK J. 173 (2004).

FACULTY PUBLICATIONS

Toward a Climate Change Strategy for Pennsylvania, 12 PENN ST. ENVTL. L. REV. 181 (2004).

Citizen Suits and Sustainability, 10 WIDENER L. REV. 503 (2004).

Toward a National Sustainable Development Strategy, 10 BUFF. ENVTL. L.J. 69, (2002-2003).

& Scott Bernstein, *Pursuing Sustainable Communities: Looking Back, Looking Forward*. 35 URB. LAW. 495 (2003).

Achieving Sustainable Development: The Centrality and Multiple Facets of Integrated Decisionmaking, 10 IND. J. GLOBAL LEGAL STUD. 247 (2003).

Targets, Timetables and Effective Implementing Mechanisms: Necessary Building Blocks for Sustainable Development, 27 WM. & MARY ENVTL. L. & POL'Y REV. 79 (2002).

Sustainable versus Unsustainable Propositions, 53 CASE W. RES. L. REV. 449 (2002).

Learning from the President's Council on Sustainable Development: the Need for a Real National Strategy, 32 Env'tl. L. Rep. (Env'tl. L. Inst.) 10,648 (2002).

Sustainable Development: Now More than Ever, 32 Env'tl. L. Rep. (Env'tl. L. Inst.) 10,003 (2002).

& Doug Koplow, *Federal Fossil Fuel Subsidies and Greenhouse Gas Emissions: A Case Study of Increasing Transparency for Fiscal Policy*, 26 ANN. REV. ENERGY & ENVT. 361 (2001).

& the Widener University Law School Seminar on Global Warming, *Moving the Climate Change Debate from Models to Proposed Legislation: Lessons from State Experience*, 30 Env'tl. L. Rep. (Env'tl. L. Inst.) 10,933 (2000).

Taking the Pennsylvania Constitution Seriously When It Protects the Environment (pts. 1 & 2) 103 DICK. L. REV. 693 (1999). 104 DICK. L. REV. 97 (1999).

Sustainable Development as a Framework for National Governance, 49 CASE W. RES. L. REV. 1 (1998).

Reflections on Comparative Law, Environmental Law, and Sustainability, 3 WIDENER L. SYMP. J. 279 (1998).

Pollution Control and Sustainable Industry, 12 NAT. RESOURCES & ENV'T 101 (1997).

The Unfocused Regulation of Toxic and Hazardous Pollutants, 21 HARV. ENVTL. L. REV. 1 (1997).

FACULTY PUBLICATIONS

& the Widener University Law School Seminar on Law and Sustainability, *U.S. Adherence to Its Agenda 21 Commitments: A Five-Year Review*, 27 *Envtl. L. Rep.* (Envtl. L. Inst.) 10504 (1997).

The Global Environment Facility: Financing the Treaty Obligations of Developing Nations, 23 *Envtl. L. Rep.* (Envtl. L.Inst.) 10,124 (1993).

Industrial Waste: Saving the Worst for Last? 20 *Envtl. L. Rep.* (Envtl. L. Inst.) 10,283 (1990).

Pennsylvania's Implementation of the Surface Mining Control and Reclamation Act: An Assessment of How "Cooperative Federalism" Can Make State Regulatory Programs More Effective, in *Symposium on Environmental Law*, 19 *U. MICH. J.L. REFORM* 903 (1986).

Legislative Note, *Metallic Mining and Reclamation in Michigan: Environmental Management as a Gentler Approach*, 10 *U. MICH. J.L. REFORM* 323 (1977).

OTHER

Guest Perspective: Energy Efficiency and Conservation: The Most Cost-Effective Approach to Climate Change, *INSIDE GREEN BUSINESS*, February 21, 2007 at 14.

et al., *Committee on Climate Change and Sustainable Development: 2005 Annual Report*, in *ENV'T ENERGY AND RESOURCES L.: THE YEAR IN REVIEW* 115 (2006).

et al., *Committee on Climate Change and Sustainable Development: 2004 Annual Report*, in *ENV'T ENERGY AND RESOURCES L.: THE YEAR IN REVIEW* 120 (2005).

et al., *Committee on Climate Change and Sustainable Development: 2003 Annual Report*, in *ENV'T ENERGY AND RESOURCES L.: THE YEAR IN REVIEW* 197 (2004).

Introduction, *Symposium Facing Climate Change: Opportunity and Tool for State*, 14 *WIDENER L.J.* 1 (2004).

et al., *Committee on Climate Change and Sustainable Development: 2002 Annual Report*, in *ENV'T ENERGY AND RESOURCES L.: THE YEAR IN REVIEW* 197 (2003).

et al., *Committee on Climate Change and Sustainable Development: 2001 Annual Report*, in *ENV'T. ENERGY AND RESOURCES L.: THE YEAR IN REVIEW* 220 (2002).

et al., *Committee on Climate Change and Sustainable Development: 2000 Annual Report*, in *ENV'T ENERGY AND RESOURCES L. 2000: THE YEAR IN REVIEW* 212 (2001).

FACULTY PUBLICATIONS

Why Lawyers Should Care, 19 ENVTL. F., July/Aug. 2002 at 30.

From Rio to Johannesburg: Implementing Sustainable Development at the Global and Local Scale, SECOND NAT'L. CONF. SCI., POL'Y ENV'T, app. at 46-50 (2001).

A Reappraisal of Article I, Section 27, in FOURTH ANNUAL ENVIRONMENTAL LAW FORUM, V. II at I-1 (PBI Publication No. 1999-2067, 1999).

et al., *Committee on Climate Change and Sustainable Development: 1998 Annual Report*, in NAT. RESOURCES, ENERGY & ENVTL. L. 1998: THE YEAR IN REVIEW 224 (1999).

Taking Eco-Efficiency to a New Level, ENVTL. F., Sept.-Oct. 1997 at 13 (reviewing ERNST VON WEIZSÄCKER, AMORY B. LOVINS, AND L. HUNTER LOVINS, FACTOR FOUR: DOUBLING WEALTH, HALVING RESOURCE USE (1997)).

Out of Focus, ENVTL. F., Nov.-Dec. 1996, at 24.

Book Review, ENVTL. F., May-June 1996, at 12 (reviewing PRESIDENT'S COUNCIL ON SUSTAINABLE DEVELOPMENT, SUSTAINABLE AMERICA (1996)).

ET AL., LEGAL DRAFTING: TEACHER'S MANUAL (Little Brown 1995).

ET AL., A PRACTICAL GUIDE TO LEGAL WRITING AND LEGAL METHOD 2d ed. TEACHER'S MANUAL (F. B. Rothman 1994).

The Other Ninety-Six Percent, ENVTL. F., Jan.-Feb. 1993, at 10.

How will DER Implement the New Residual Waste Regulations, in THE ENVIRONMENTAL REGULATORS SPEAK at 484 (PBI Publication No. 1992-681, 1992).

Industrial Waste, in MUNICIPAL SOLID WASTE: DISPOSAL STRATEGIES, ENVIRONMENTAL REGULATION, AND CONTRACTS AND FINANCING at 233 (ALI-ABA Course of Study No. C659, 1992).

Residual Waste Management: A Quick Guide to Decision-Making, in PENNSYLVANIA'S NEW WASTE MANAGEMENT RULES at 26 (PBI Publication No. 1992 748, 1992).

Residual Waste, in PENNSYLVANIA'S NEW WASTE MANAGEMENT RULES at 1 (PBI Publication No. 1992-748, 1992).

Industrial Waste Management, 1992 PROC. OF THE SECOND U. S. CONF. MUN. WASTE MGMT. 225 (1992).

& Wm. F. Pounds, *The Development of an Industrial Waste Regulatory Program*, 1991 PROC.

FACULTY PUBLICATIONS

NAT'L SOLID WASTE F. INTEGRATED MUN. WASTE MGMT. 211 (1991).

& Stephen M. Socash, *Land Application of Sewage Sludge in Pennsylvania*, 19 PROC. NAT'L CONF. MUN. SEWAGE TREATMENT PLANT SLUDGE MGMT. 118 (1989).

Recycling and Waste Reduction: A Pennsylvania Perspective, in MUNICIPAL SOLID WASTE: DISPOSAL STRATEGIES, ENVIRONMENTAL REGULATION, AND CONTRACTS AND FINANCING at 263 (ALI-ABA Course of Study No. C455, 1989).

Planning, Siting, and Flow Control: A Pennsylvania Perspective, in MUNICIPAL SOLID WASTE: DISPOSAL STRATEGIES, ENVIRONMENTAL REGULATION, AND CONTRACTS AND FINANCING at 127 (ALI-ABA Course of Study No. C455, 1989).

Municipal Waste, in ENVIRONMENTAL LAW UPDATE: THE HOT ISSUES at 126 (PBI Publication No. 1988-448, 1988).

The Wrongs of Legal Writing, STUDENT LAW., October 1987, at 18.

& Cathy Curran Myers, *The Pennsylvania Safe Drinking Water Act*, in ENVIRONMENTAL LAW UPDATE at 1 (PBI Publication No. 1985-295, 1985).

& Thomas Y. Au, Book Review, 11 ECOLOGY L.Q. 731 (1984) (reviewing WESLEY A. MAGAT, REFORM OF ENVIRONMENTAL REGULATION (1982)).

& Thomas Y. Au, Book Review, 10 ECOLOGY L.Q. 193 (1982) (reviewing BRUCE A. ACKERMAN & WILLIAM T. HASSLER, CLEAN COAL/DIRTY AIR (1981)).

JAMES W. DIEHM

ARTICLES

The Introduction of Jury Trials and Adversarial Elements into the Former Soviet Union and Other Inquisitorial Countries, 11 FLA. ST. J. TRANSNAT'L & POL'Y 1 (2001).

The Government's Duty to 'Seek Justice' in Civil Cases, 9 WIDENER J. PUB. L. 289 (2000).

Symposium Prosecuting Transnational Crimes: Cross-Cultural Insights for the Former Soviet Union, 27 SYRACUSE J. INT'L L. & COM. (2000). (Commentary on Immunity beginning at page 15, Commentary on the Keynote Address beginning at page 56, and Commentary on United States Jury Trials beginning at page 66).

New Federalism and Constitutional Criminal Procedure: Are We Repeating the Mistakes of the Past? 55 MD. L. REV. 223 (1996).

FACULTY PUBLICATIONS

Protecting Criminal Defendants' Rights When the Government Adduces Scientific Evidence: The Confrontation Clause and Other Alternatives—A Response to Professor Giannelli, in A Symposium on Current Trends of the Confrontation Clause, 22 CAP. U. L. REV. 85 (1993).

Federal Expungement: A Concept in Need of Definition, 66 ST. JOHN'S L. REV. 73 (1992).

Impeachment of Jury Verdicts: Tanner and Beyond, 65 ST. JOHN'S L. REV. 389 (1991).

MICHAEL R. DIMINO, SR.

BOOKS

MICHAEL COZZILLO, MARK S. LEVINSTEIN & GABE FELDMAN, SPORTS LAW: CASES AND MATERIALS (Carolina Academic Press 2d ed. 2007)

ARTICLES

Counter-Majoritarian Power and Judges' Political Speech, 58 FLA. L. REV. 53 (2006).

The Non-Political Branch, 10 TEX. REV. L. & POL. 449 (2005-2006) (reviewing LEE EPSTEIN & JEFFREY A. SEGAL, ADVICE AND CONSENT: THE POLITICS OF JUDICIAL APPOINTMENTS (2005)).

The Worst Way of Selecting Judges—Except all the Others That Have Been Tried, 32 N. KY. L. REV. 267 (2005).

The Futile Quest for a System of Judicial "Merit" Selection, 67 ALB. L. REV. 803 (2004).

Pay No Attention to That Man Behind the Robe: Judicial Elections, the First Amendment, and Judges as Politicians, 21 YALE L. & POL'Y REV. 301 (2003).

All the President's Men? Executive Departments and Executive Privilege, 2 __ J.L. & PUB. POL'Y. (2001) (now GEO. J.L. & PUB. POL'Y), at <http://www.geocities.com/predjour/dimino.html>.

OTHER

Yes, Virginia (Tech), Our Government is One of Limited Powers, 24 HARV. J.L. & PUB. POL'Y 895 (2001).

D.C. Circuit Revives Nondelegation Doctrine...Or Does It?, 23 HARV. J.L. & PUB. POL'Y 581 (2000).

FACULTY PUBLICATIONS

JEAN M. EGGEN

BOOKS

TOXIC TORTS IN A NUTSHELL (Nutshell Series, Thomson West 3rd ed. 2005).

TOXIC TORTS IN A NUTSHELL (Nutshell Series, West Publishing Co. 2d ed. 2000).

TOXIC TORTS IN A NUTSHELL (Nutshell Series, West Publishing Co. 1995).

ARTICLES

The Normalization of Product Preemption Doctrine, 57 ALA. L. REV. 725 (2006).

& John G. Culhane, *Public Nuisance Claims Against Gun Sellers: New Insights and Challenges*, 38 U.MICH J.L. REFORM 1 (2004).

Toxic Exposures and Workers Compensation, 14 J. WORKERS COMP. 9 (2004).

Shedding Light on the Preemption Doctrine in Product Liability Actions: Defining the Scope of Buckman and Sprietsma, 6 DEL. L. REV. 143 (2003).

Toxic Torts and Causation: The Challenge of Daubert After the First Decade, 17 NAT. RESOURCES & ENV'T 213 (2003).

& John G. Culhane, *Gun Torts: Defining a Cause of Action for Victims in Suits Against Gun Manufacturers*, 81 N.C. L. REV. 115 (2002).

& John G. Culhane, *Defining a Proper Role for Public Nuisance Law in Municipal Suits Against Gun Sellers: Beyond Rhetoric and Expedience*, 52 S.C. L. REV. 287 (2001).

Clinical Medical Evidence of Causation in Toxic Tort Cases: Into the Crucible of Daubert, 38 HOUS. L. REV. 369 (2001).

Sense or Sensibility?: Toxic Product Liability Under State Law After Cipollone and Medtronic, 2 WIDENER L. SYMP. J. 1 (1997).

Understanding State Contribution Laws and Their Effect on the Settlement of Mass Tort Actions, in Symposium: National Mass Tort Conference, 73 TEX. L. REV. 1701 (1995).

Toxic Torts, Causation, and Scientific Evidence After Daubert, in Biotechnology Law Symposium, 55 U. PITT. L. REV. 889 (1994).

Toxic Reproductive and Genetic Hazards in the Workplace: Challenging the Myths of the Tort and Workers' Compensation Systems, 60 FORDHAM L. REV. 843 (1992); reprinted in 6 NAT'L

FACULTY PUBLICATIONS

INS. L. REV. 567 (1993).

"The Orwellian Nightmare" Reconsidered: A Proposed Regulatory Framework for the Advanced Reproductive Technologies, 25 GA. L. REV. 625 (1991).

Medical Malpractice Screening Panels: Proposed Model Legislation to Cure Judicial Ills, 58 GEO. WASH. L. REV. 181 (1990).

Note, *United States v. Havens: Impeachment By Illegally Obtained Evidence*, 32 SYRACUSE L. REV. 637 (1981).

OTHER

Daubert and Its Progeny: Expert Scientific Evidence in Massachusetts Personal Injury Cases, J. OF THE MASS. ACAD. OF TRIAL ATT'YS 22 (Fall 2005/Winter 2006).

Toxic Exposures at Ground Zero: Is There a Role for the Tort System?, 1 WIDENER HEALTH L. TODAY 1 (Fall 2005).

The Impact of the Class Action Fairness Act on Plaintiffs in Mass-Tort Actions, 12 No. 3 Andrews Class Action Litig. Rep. 17, Apr. 21, 2005.

& John C. Culhane, *Gun Makers Seek to Bar Justice*, SUN. NEWS J. (Wilmington, DE), June 22, 2003, at A15.

Foreword, 2 WIDENER L. SYMP. J. i (1997).

The Proposed Tobacco Settlement: "Bitter Pill" or Sweet Deal?, WIDENER U. SCH. L. MAG., Winter 1997, at 38.

Toxic Product Liability Under State Law After Cipollone, presented in Current Issues in Toxic Torts Symposium, Mar. 15, 1996.

JULES EPSTEIN

BOOKS

PROVING CRIMINAL DEFENSES (Jules Epstein ed., Bender 1994).

CHAPTERS

FACULTY PUBLICATIONS

Sexually Violent Predators, in THE PROSECUTION AND DEFENSE OF SEX CRIMES, Chapter 41 (Bender 1976; chap. 2007).

The Prosecution and Defense of Child Sexual Assault, in THE PROSECUTION AND DEFENSE OF SEX CRIMES, Chapter 5 (Bender 1976; chap. 2007).

DNA Evidence, in THE PROSECUTION AND DEFENSE OF SEX CRIMES, Chapter 32 (Bender 1976; chap. 2007).

Jury Selection in Sex Offense Cases, in THE PROSECUTION AND DEFENSE OF SEX CRIMES, Chapter 33 (Bender 1976; chap. 2007).

Drug Offenses and the Federal Sentencing Guidelines, in DEFENSE OF NARCOTICS CASES, Chapter 5B (Bender 1972; chap. 2007).

Expert Witnesses, in THE PROSECUTION AND DEFENSE OF SEX CRIMES, Chapter 30 (Bender 1976; chap. 2006).

Jury Selection in Sex Offense Cases, in THE PROSECUTION AND DEFENSE OF SEX CRIMES, Chapter 33 (Bender 1976; chap. 2006).

-Sex Offender Registration and Community Notification, in THE PROSECUTION AND DEFENSE OF SEX CRIMES, Chapter 43 (Bender 1976; chap. 2006).

Federal Sentencing in Drug Cases, in DEFENSE OF NARCOTICS CASES, Chapter 5B (Bender 1972, 2005; chap. 1999, 2001, 2002, 2004, 2005).

Sex Offender Registration and Community Notification, in THE PROSECUTION AND DEFENSE OF SEX CRIMES, Chapter 18 (Bender 1976, 2004; chap. 2005).

Jury Selection in Drug Offense Cases, in DEFENSE OF NARCOTICS CASES, Chapter 5A (Bender 1972; chap. 2004; releases through 2005).

Examination of Eyewitnesses, in CRIMINAL DEFENSE TECHNIQUES, Chapter 25A (Bender 1969; chap. 2004; releases through 2004).

The Prosecution and Defense of Forcible Sex Crimes, in THE PROSECUTION AND DEFENSE OF SEX CRIMES, Chapter 3 (Bender 1976; chap. 1991, 1993, 1999, 2002, 2004; releases through 2004).

Jury Selection in Sex Offense Cases, in THE PROSECUTION AND DEFENSE OF SEX CRIMES, Chapter 16 (Bender 1976; chap. 2000, 2004, 2005).

The Prosecution and Defense of Child Sexual Assault, in THE PROSECUTION AND DEFENSE OF SEX CRIMES, Chapter 9 (Bender 1976; chap. 1990, 1992, 1995, 2002, 2004; releases through

FACULTY PUBLICATIONS

2004).

Narcotic Crimes, in DEFENSE OF NARCOTICS CASES, Chapter 1 (Bender 1972; chap. 1998, 2001; releases through 2003).

Pretrial Proceedings, in DEFENSE OF NARCOTICS CASES, Chapter 2 (Bender 1972; chap. 1996, 2001; releases through 2003).

The Trial, in DEFENSE OF NARCOTICS CASES, Chapter 5 (Bender 1972; chap. 1997, 2002; releases through 2003).

Strategic Goals in Jury Selection, in CRIMINAL LAW ADVOCACY, Chapter 3 (Bender 1982; chap. 1995; releases through 2003).

Preparation for Direct Examination, in CRIMINAL LAW ADVOCACY, Chapter 4 (Bender 1982; chap. 1996; releases through 2003).

State Pretrial Motion Tactics, in CRIMINAL DEFENSE TECHNIQUES, Chapter 1D (Bender 1969, releases through 2003).

Identification Evidence: Constitutional and Evidentiary Principles, in CRIMINAL DEFENSE TECHNIQUES, Chapter 2 (Bender 1969 chap. 1999; releases through 2003).

Defense of Homicide Cases, in CRIMINAL DEFENSE TECHNIQUES, Chapter 50 (Bender 1969; chap. 1996, 2001; releases through 2003).

Examination of the Child Witness, in CRIMINAL DEFENSE TECHNIQUES, Chapter 78A (Bender 1969; chap. 2000; releases through 2003).

Motions to Suppress Confessions and Identification Evidence, in CRIMINAL DEFENSE TECHNIQUES, Chapter 110 (Bender 1969; chap. 1997; releases through 2003).

Sex Crimes Committed by Persons in a Position of Trust, in THE PROSECUTION AND DEFENSE OF SEX CRIMES, Chapter 12A (Bender 1976, releases through 2003).

Capital Case Litigation, in DAVID RUDOVSKY & LEONARD SOSNOV, PENNSYLVANIA CRIMINAL PROCEDURE: LAW, COMMENTARY AND FORMS, Chapter 15 (West's Pennsylvania Practice Series, West Group 2d ed. 2001; pocket parts 2002--).

Insanity, in PROVING CRIMINAL DEFENSES, Chapter 4 (Bender 1994).

ARTICLES

Tri-State Vagaries: The Varying Responses of Delaware, New Jersey, and Pennsylvania to the Phenomenon of Mistaken Identifications, 12 WIDENER L. REV. 327 (2006).

FACULTY PUBLICATIONS

True Lies: The Constitutional and Evidentiary Bases for Admitting Prior False Accusation Evidence in Sexual Assault Prosecutions, 24 QUINNIPIAC L. REV. 609 (2006).

Silence: Insolubly Ambiguous and Deadly: The Constitutional, Evidentiary and Moral Reasons for Excluding 'Lack of Remorse' Testimony and Argument in Capital Sentencing Proceedings, 14 TEMP. POL. & CIV. RTS. L.REV. 45 (2004).

OTHER

Chapter 1; Part I (B), Part II (A & B), Part III (A & B), Part IV (A, B, C, D, & E); Chapter 3, HANDLING CAPITAL CASES (PBI 2007).

'Omissions' in the Law: Impeachment and the Supreme Court, PACDL F. (J. of the PA Ass'n of Crim. Defense Lawyers), Vol. 10, No.1, 1998, at 19.

The Present Danger of 'Future Dangerousness', PACDL F. (J. of the PA Ass'n of Crim. Defense Lawyers), Vol. 9, No. 3, 1997, at 10.

Avoiding Trial by Ambush: Making the Most of Commonwealth v. Ulen, PACDL F. (J. of the PA Ass'n of Crim. Defense Lawyers), Vol. 9, No. 2, 1997, at 7.

Intoxication: More Than a Defense in Homicide Prosecutions, PLAIN VIEW, (J. of the PA Ass'n of Crim. Defense Lawyers), Winter 1996, at 6.

JILL E. FAMILY

ARTICLES

Another Limit on Federal Court Jurisdiction? Immigrant Access to Class-Wide Injunctive Relief, 53 CLEV. ST. L. REV. 11 (2005-06).

Developments in State Constitutional Law: Due Process, 29 RUTGERS L.J. 1168 (1998).

OTHER

The Rush to Limit Judicial Review, PERSPECTIVES ON IMMIGRATION (American Immigration Law Foundation, Washington, D.C.), Sept.2006, available at http://www.aifl.org/ipc/2006_september_perspective.shtml.

Wal-Mart's Woes: Verification of Employment Eligibility of Independent Contractors, Lab. & Emp. Bull. Dec. 2003, at 665; reprinted in Immigr. Bull. Feb. 1, 2004, at 118.

& Richard Rulon, *Verifying Employment Eligibility of Independent Contractors*, LEGAL INTELLIGENCER, Oct. 15, 2003, at 5.

FACULTY PUBLICATIONS

Foreign Nationals: Phila. 's Untapped Resource, LEGAL INTELLIGENCER, May 21, 2003, at 5.

DOJ Appropriations Act: New Immigration Provisions, LEGAL INTELLIGENCER, Nov. 21, 2002, at 5.

Immigration Law Forces Foreign Doctors to Return Home, LEGAL INTELLIGENCER, May 15, 2002, at 7.

ANDREW FICHTER

ARTICLES

Owning a Piece of the Doc: State Law Restraints on Lay Ownership of Healthcare Enterprises, 39 J. HEALTH L. 1 (2006).

OTHER

Health Care at Lake Wobegon, 1 WIDENER HEALTH L. TODAY 1 (Spring 2005).

ARLENE RIVERA FINKELSTEIN

OTHER

New Orleans: Pursuing Justice After the Storm, 70 PHILADELPHIA LAW., Spring 2007.

10 Questions for Judge Gene E.K. Pratter, U.S. District Court for the Eastern District of Pennsylvania, PHILADELPHIA LAW., Winter 2007, at 37.

STEPHEN E. FRIEDMAN

ARTICLES

Improving the Rolling Contract, 56 AM. U. L. REV. 1 (2006)

Text and Circumstance: Warranty Disclaimers in a World of Rolling Contracts, 46 ARIZ. L. REV. 677 (2004).

ALAN E. GARFIELD

FACULTY PUBLICATIONS

CHAPTERS

Protecting Children From Speech, 57 FLA. L. REV. 565 (2005), reprinted in FIRST AMENDMENT LAW HANDBOOK (Rodney Smolla ed., 2005/2006).

ARTICLES

What Should We Celebrate on Constitution Day? 41 GA. L. REV. 453 (2007).

Protecting Children From Speech, 57 FLA. L. REV. 565 (2005), reprinted in FIRST AMENDMENT LAW HANDBOOK (Rodney Smolla ed., 2005/2006).

A Positive Rights Interpretation of the Establishment Clause, 76 TEMP. L. REV. 281 (2003).

The First Amendment As a Check on Copyright Rights, in Beta Testing the First Amendment: Balancing Intellectual Property and Freedom In a Networked Society Symposium, 23 HASTINGS COMM. & ENT. L.J. 587 (2001).

The Mischief of Cohen v. Cowles Media Co., 35 GA. L. REV. 1087 (2001).

Basic Assumption (A Poem Based on Sherwood v. Walker), 57 SMU L. REV. 137 (2004).

Promises of Silence: Contract Law and Freedom of Speech, 83 CORNELL L. REV. 261 (1998).

Contractarians, Communitarians and Agnostics, 43 AM. J. COMP. L. 150 (1995) (reviewing *Special Issue on the Corporate Stakeholder Debate: The Classical Theory and Its Critics*, 43 U. TORONTO L.J. No. 3 (1993)).

& Zbigniew Gostynski, *Taking the Other Road: Polish Legal Education During the Past Thirty Years*, 7 TEMPLE INT'L & COMP. L.J. 243 (1993).

Paramount: *The Mixed Merits of Mush*, 17 DEL. J. CORP. L. 33 (1992).

Helping the Casualties of Creative Destruction: Corporate Takeovers and the Politics of Worker Dislocation, 16 J. CORP. L. 249 (1991).

Evaluating State Anti-Takeover Legislation: A Broadminded New Approach to Corporation Law or "A Race to the Bottom"?, 1990 COLUM. BUS. L. REV. 119.

State Competence to Regulate Corporate Takeovers: Lessons from State Takeover Statutes, 17 HOFSTRA L. REV. 535 (1989).

et al., *Advising Directors on the D & O Insurance Crisis*, 14 SEC. REG. L.J. 130 (1986).

FACULTY PUBLICATIONS

et al., *Affirmative Duty to Disclose Material Information Concerning Issuer's Financial Condition and Business Plans*, 40 BUS. LAW. 1243 (1985).

OTHER

Editorial, *Hate the Vile Campaign Ads? Blame the Supreme Court*, PHIL. INQ., Nov. 2, 2006, at A19.

Editorial, *A More Perfect Union*, THE NEWS J. (Wilmington, DE), Sept. 17, 2006, at A21.

Editorial, *Independence Day Honors Lofty Concept, Hard-Won Reality*, THE NEWS J. (Wilmington, DE), July 4, 2006, at E3.

Editorial, *Science-Belief Tension Is Natural*, THE NEWS J. (Wilmington, DE), Apr. 8, 2006, at A7.

Editorial, *Judge Judges on How They Use Their Power*, THE NEWS J. (Wilmington, DE), Nov. 18, 2005, at A15.

Editorial, *....and on 'Constitution Day', What to Celebrate?* PHIL. INQ., Sep. 16, 2005, at A21.

ET AL., *State Takeover Statutes*, in HOSTILE BATTLES FOR CORPORATE CONTROL 1986, at 59 (PLI Corp. L. & Prac. Course Handbook Series No. 513 1986).

et al., *Fees: Time to Unload the Lodestar?: A Discussion & a Debate on Fees in Class Actions*, NAT'L L.J., July 8, 1985, at S6.

JOHN L. GEDID

CHAPTERS

Chapter Three (*History of the Pennsylvania Constitution*) in THE PENNSYLVANIA CONSTITUTION: A TREATISE ON RIGHTS AND LIBERTIES (Ken Gormley, et. al. eds., Bisel 2004).

ARTICLES

ALJ Ethics: Conundrums, Dilemmas, and Paradoxes, 11 WIDENER J. PUB. L. 33 (2002).

The Confusing Legislative and Judicial Treatment of Adjudication in Pennsylvania Administrative Law, 8 WIDENER J. PUB. L. 195 (1999).

et al., *An Historical Analysis of the Binding Effect of Class Suits*, 146 U. PA. L. REV. 1849 (1998).

Administrative Law Progress in 1997: Selected Pennsylvania Supreme Court Decisions

FACULTY PUBLICATIONS

Involving Constitutional and Administrative Decisions, 7 WIDENER J. PUB. L. 403 (1998).

Major Constitutional and Administrative Decisions of 1996: Progress of the Supreme Court of Pennsylvania, 6 WIDENER J. PUB. L. 595 (1997).

Administrative Law Progress in 1995: Important Pennsylvania Supreme Court Decisions, 5 WIDENER J. PUB. L. 625 (1996).

History and Executive Removal Power: Morrison v. Olson and Separation of Powers, 11 CAMPBELL L. REV. 175 (1989).

U.C.C. Methodology: Taking a Realistic Look at the Code, 29 WM. & MARY L. REV. 341 (1988).

A Background to Variance Problems under the Uniform Commercial Code: Toward a Contextual Approach, 22 DUQ. L. REV. 595 (1984).

Interspousal Immunity in Pennsylvania, 18 DUQ. L. REV. 475 (1980).

Note, *Commonwealth ex. rel. Stevens v. Myers*, 4 DUQ. L. REV. 468 (1965).

OTHER

Editorial, *Upholding Separation of Power Was Proper*, PATRIOT NEWS (Harrisburg, PA), Sept. 15, 2006 at A11.

Pennsylvania Supreme Court Adopts Capricious Disregard Standard of Review of Agency Adjudication, ADMIN. & REG. L. NEWS, Winter 2004, at 23.

& Daniel R. Schuckers, *Introduction—Status of the “Legal Residuum” Rule—Hearsay Evidence in Administrative Proceedings*, 75 PA. B. ASS’N Q. 1 (2004).

The “Legal Residuum” Rule Should be Retained in Pennsylvania Because of its Function to Insure Fundamental Fairness and Due Process, 75 PA. B. ASS’N. Q. 7 (2004).

ed., PENNSYLVANIA BAR ASSOCIATION ADMINISTRATIVE LAW JOURNAL, Summer 2002--.

Preface, 1 WIDENER J. PUB. L. 3 (1992).

MICHAEL J. GOLDBERG

CHAPTERS

Rights of Union Members Within Their Unions, in EMPLOYEE AND UNION MEMBER GUIDE TO LABOR LAW: A MANUAL FOR ATTORNEYS REPRESENTING THE LABOR MOVEMENT Chapter 12

FACULTY PUBLICATIONS

(Thomson-West 2005 revisions).

Internal Union Elections, in EMPLOYEE AND UNION MEMBER GUIDE TO LABOR LAW: A MANUAL FOR ATTORNEYS REPRESENTING THE LABOR MOVEMENT Chapter 13 (Thomson-West 2004 revisions).

Union Democracy, American Democracy, and Global Democracy: An Overview and Assessment, in THE INTERNAL GOVERNANCE AND ORGANIZATIONAL EFFECTIVENESS OF LABOR UNIONS: ESSAYS IN HONOR OF GEORGE W. BROOKS Chapter 5 at 75 (Samuel Estreicher et al. eds., Kluwer 2001).

Labor-Management Reporting and Disclosure Act, 9 THEODORE KHEEL, LABOR LAW (MB) Chapters 43-47 (1991 rev.).

ARTICLES

Teamster Reformers: Their Union, Their Jobs, Their Movement, 72 J. TRANSP. L. LOGISTICS & POL'Y 13 (2005).

Derailing Union Democracy: Why Deregulation Would be a Mistake, 23 BERKELEY J. EMP. & LAB. L. 137 (2002).

Inside Baseball at the NLRB: Chairman Gould and His Critics, 55 STAN. L. REV. 1045 (2002).

An Overview and Assessment of the Law Regulating Internal Union Affairs, 21 J. LAB. RES. 15 (2000).

Law, Labor and the Mainstream Press: Labor Day Commentaries on Labor and Employment Law, 1882-1935, 15 LAB. LAW. 93 (1999).

Top Officers of Local Unions, 19 LAB. STUD. J. 3 (Winter 1995).

The Teamsters Board of Monitors: An Experiment in Union Reform Litigation, 30 LAB. HIST. 563 (1989).

Cleaning Labor's House: Institutional Reform Litigation in the Labor Movement, 1989 DUKE L.J. 903.

The Propensity to Sue and the Duty of Fair Representation: A Second Point of View, 41 INDUS. & LAB. REL. REV. 456 (1988).

Waiting for Wygant: Affirmative Action in the Aftermath of Stotts, 38 NAT'L CONF. ON LAB. 19-1 (1985).

Evaluating Unions: Labor Economics and the Law, 84 MICH. L. REV. 1063 (1986) (reviewing

FACULTY PUBLICATIONS

RICHARD B. FREEMAN & JAMES L. MEDOFF, WHAT DO UNIONS DO? (1984)).

The Duty of Fair Representation: What the Courts Do in Fact, 34 BUFF. L. REV. 89 (1985).

Affirmative Action in Union Government: The Landrum-Griffin Act Implications, 44 OHIO ST. L.J. 649 (1983).

Comment, *Implying Punitive Damages in Employment Discrimination Cases*, 9 HARV. C.R.-C.L. L. REV. 325 (1974).

OTHER

ET AL., THE STAA HANDBOOK: HOW TO USE THE SURFACE TRANSPORTATION ASSISTANCE ACT (STAA) TO ENFORCE TRUCK SAFETY AND PROTECT YOUR JOB (Teamster Rank & File Education & Legal Defense Foundation 2000).

Civil Litigation Flow Chart, in JOHN J. COUND, ET AL., CIVIL PROCEDURE SUPPLEMENT CONTAINING SELECTED FEDERAL & STATE STATUTES, RULES, PROBLEMS, & FORMS vii-viii (West Publishing 1985-).

Editorial, *Teamsters: More Oligarchy Than Democracy*, PHIL INQ., May 23, 1983 at A11.

Editorial, *When Truck Drivers are Whistleblowers*, PHIL. INQ., Mar. 7, 1983 at A11.

Book Review, 12 J. FAM. L. 161 (1972) (reviewing FRANCES FOX PIVEN & RICHARD A. CLOWARD, REGULATING THE POOR: THE FUNCTIONS OF PUBLIC WELFARE (1971)).

SUSAN L. GOLDBERG

ARTICLES

Legal Aspects of Restraint Use in Hospitals and Nursing Homes, 10 HEALTHCARE ETHICS COMM. F. 276 (1998).

A Cure for What Ails? Why the Medical Advocate is Not the Answer to Problems in the Doctor-Patient Relationship, 1 WIDENER L. SYMP. J. 325 (1996).

Of Gametes and Guardians: The Impropriety of Appointing Guardians Ad Litem for Fetuses and Embryos, 66 WASH. L. REV. 503 (1991).

Medical Choices During Pregnancy: Whose Decision Is It Anyway?, 41 RUTGERS L. REV. 591 (1989).

FACULTY PUBLICATIONS

& Barry Ray Furrow, *Medical Genetics and the Law's Response: "In the Rear and Limping a Little,"* 9 J. LEGAL MED. 329 (1988) (reviewing SHERMAN ELIAS & GEORGE J. ANNAS, REPRODUCTIVE GENETICS AND THE LAW (1987) and LORI B. ANDREWS, MEDICAL GENETICS: A LEGAL FRONTIER (1987)).

Gimme Shelter: Religious Provision of Shelter to the Homeless as a Protected Use Under Zoning Laws, 30 WASH. U. J. URB. & CONTEMP. L. 75 (1986).

Judicial Socialization: An Empirical Study, 11 J. CONTEMP. L. 423 (1985).

RUSSELL A. HAKES

BOOKS

ABC'S OF THE U.C.C. -- (REVISED) ARTICLE 9: SECURED TRANSACTIONS (Section of Business Law, American Bar Association 2000).

ABC'S OF THE U.C.C. -- ARTICLE 9: SECURED TRANSACTIONS (Section of Business Law, American Bar Association 1996).

ARTICLES

U.C.C. Article 8: Will the Indirect Holding of Securities Survive the Light of Day?, 35 LOY. L.A. L. REV. 661 (2002).

et al., *Uniform Commercial Code Annual Survey: Sales,* 54 BUS. LAW. 1831 (1999).

A Quest for Justice in the Conversion of Security Interests, 82 KY. L.J. 837 (1993-94).

According Purchase Money Status Proper Priority, 72 OR. L. REV. 323 (1993).

Report Regarding Legal Opinions in Personal Property Secured Transactions by the Uniform Commercial Code Committee of the Business Law Section of the State Bar of California, 44 BUS. LAW. 791 (1989).

Note, *Constitutional Law—Fourth Amendment—Immigration Checkpoint Stops for Questioning Are Reasonable Without Individualized Suspicion: United States v. Martinez-Fuerte,* 428 U.S. 543 (1976), 1977 BYU L. REV. 447.

OTHER

et al., *The Uniform Commercial Code Survey: Introduction,* 61 BUS. LAW. 1541 (2006).

et al., *The Uniform Commercial Code Survey: Introduction,* 60 BUS. LAW. 1635 (2005).

FACULTY PUBLICATIONS

et al., *The Uniform Commercial Code Survey: Introduction*, 59 BUS. LAW. 1553 (2004).

et al., *The Uniform Commercial Code Survey: Introduction*, 58 BUS. LAW. 1541(2003).

et al., *The Uniform Commercial Code Survey: Introduction*, 57 BUS. LAW. 1667 (2002).

LAWRENCE A. HAMERMESH

BOOKS

Reporter, REPORT OF THE AMERICAN BAR ASSOCIATION TASK FORCE ON CORPORATE RESPONSIBILITY, March 31, 2003.

ARTICLES

Symposium: Litigation Reform Since the PSLRA: A Ten-Year Retrospective: Panel Three: Sarbanes-Oxley Governance Issues: The Policy Foundations of Delaware Corporate Law, 106 COLUM. L. REV. 1749 (2006).

Ruby R. Vale and a Definition of Legal Scholarship, 31 DEL. J. CORP. L. 253 (2006).

Twenty Years After Smith v. Gorkom: An Essay on the Limits of Civil Liability of Corporate Directors and the Role of Shareholder Inspection Rights, The *Smith v. Gorkom* Symposium, 45 WASHBURN L.J. 283 (2006).

& Michael L. Wachter, *The Fair Value of Cornfields in Delaware Appraisal Law*, 31 J. CORP. L. 119 (2005).

Corporate Officers and The Business Judgment Rule: A Reply to Professor Johnson, 60 BUS. LAW. 865 (2005).

Premiums in Stock-For-Stock Mergers and Some Consequences in the Law of Director Fiduciary Duties, 152 U. PA. L. REV. 881 (2003).

The ABA Task Force on Corporate Responsibility and the 2003 Changes to the Model Rules of Professional Conduct, 17 GEO. J. LEGAL ETHICS 35 (2003).

A Kinder, Gentler Critique of Van Gorkom and Its Less Celebrated Legacies, 96 NW. U. L. REV. 595 (2002).

Why I Do Not Teach Van Gorkom, 34 GA. L. REV. 477 (2000).

FACULTY PUBLICATIONS

Corporate Democracy and Stockholder-Adopted By-Laws: Taking Back the Street? 73 TUL. L. REV. 409 (1998) (received the annual John Minor Wisdom Award for Academic Excellence in Legal Scholarship); *excerpted in* ISSUE ALERT, February 1999, at 3.

Calling Off the Lynch Mob: The Corporate Director's Fiduciary Disclosure Duty, 49 VANDERBILT L. REV. 1087 (1996).

& A. Gilchrist Sparks, III, *Common Law Duties of Non-Director Corporate Officers*, 48 BUS. LAW. 215 (1992).

OTHER

& Louise L. Hill, *Delaware Legal Ethics*, American Legal Ethics Library, Cornell Legal Information Institute (2006), <http://www.law.cornell.edu/ethics/de/narr/>.

Up the Ladder and Out the Door? Illegal Activities, New Model Rules and Reporting Obligations, BUS. L. TODAY, May/June 2004, at 11.

Corporate Responsibility in Real Time: The Work (So Far) of the ABA Task Force on Corporate Responsibility, DEL. LAW., Spring 2003 at 18.

Zelman v. Simmons--Harris and the Politicization of Religion, DEL. LAW., Fall 2002, at 6.

Lawyer Responsibilities in the New Disclosure & Corporate Governance Regime, in THE NEW DISCLOSURE & CORPORATE GOVERNANCE REGIME: WHAT EVERY CORPORATE & SECURITIES LAWYER MUST KNOW NOW, at 721 (PLI Corp. L. & Prac. Course, Handbook Series No. B-1335, 2002).

Brief of Professors Lawrence A. Hamermesh and Mary Brigid McManamon as Amici Curiae Supporting Petitioners, CA Pub. Employees Ret. Sys. v. Felzen, 525 U.S. 315 (S. Ct. 1998) (No. 97-1732).

Why Students Learn Delaware Corporate Law? Fall 1997 CORP. EDGE 1.

ACLU: Defending the Bill of Rights, DEL. LAW., Spring 1997, at 38.

The Shareholder Rights By-Law: Doubts From Delaware, CORP. GOV. ADVISOR, Jan./Feb. 1997, at 9.

& Donald J. Wolfe, Jr., *The Delaware Dissolution Statutes: A Case Study*, DEL. LAW., Fall 1994, at 22.

Our Right to Bear Arms: A Response, DEL. LAW., Summer 1991, at 37.

Defensive Techniques in Proxy Contests, 23 REV. SEC. & COMM. REG. 93 (1990).

FACULTY PUBLICATIONS

& Jack B. Blumenfeld, *Prayer in the Public Schools*, DEL. LAW., Fall 1986, at 16.

Going-Private Mergers After UOP, 16 REV. SEC. REG. 943 (1983).

The Singer Remedy Five Years Later, 15 REV. SEC. REG. 845 (1982).

ROBERT L. HAYMAN, JR.

BOOKS

& MICHAEL J. COZZILLO, *SPORTS & INEQUALITY* (Carolina Academic Press 2005).

ET AL., *JURISPRUDENCE: CLASSICAL AND CONTEMPORARY: FROM NATURAL LAW TO POSTMODERNISM* (American Casebook Series, West Group 2d ed. 2002).

THE SMART CULTURE: SOCIETY, INTELLIGENCE AND LAW (New York University Press 1997).

& NANCY LEVIT, *JURISPRUDENCE: CONTEMPORARY READINGS, PROBLEMS, AND NARRATIVES* (West Publishing Co. 1994).

ARTICLES

Neutral Principles and the Resegregation Decisions, 9 WIDENER L. SYMP. J. 129 (2002).

Re-Cognizing 'Race': An Essay In Defense of Race-Consciousness, 6 WIDENER L. SYMP. J. 37 (2000).

Race and Reason: The Assault on Critical Race Theory and the Truth About Inequality, 16 NAT'L BLACK L.J. 1 (1998).

& Nancy Levit, Book Review, *The Tales of White Folk: Doctrine, Narrative, and the Reconstruction of Racial Reality*, 84 CAL. L. REV. 377 (1996) (reviewing RICHARD DELGADO, *THE RODRIGO CHRONICLES: CONVERSATIONS ABOUT AMERICA AND RACE* (1995)).

The Color of Tradition: Critical Race Theory and Postmodern Constitutional Traditionalism, 30 HARV. C.R.-C.L. L. REV. 57 (1995).

& Nancy Levit, *The Constitutional Ghetto*, 1993 WIS. L. REV. 627.

Re-Cognizing Inequality: Rebellion, Redemption and the Struggle for Transcendence in the Equal Protection of the Law, 27 HARV. C.R.-C.L. L. REV. 9 (1992).

Beyond Penry: The Remedial Use of the Mentally Retarded Label in Death Penalty Sentencing,

FACULTY PUBLICATIONS

in Death Penalty Symposium, Part II, 59 UMKC L. REV. 17 (1990).

Presumptions of Justice: Law, Politics, and the Mentally Retarded Parent, 103 HARV. L. REV. 1201 (1990).

This is Our Hometown: Zoning Out the Mentally Retarded, 17 LAND USE & PLAN. 417 (1985).

OTHER

ET AL., TEACHER'S MANUAL TO ACCOMPANY JURISPRUDENCE: CLASSICAL AND CONTEMPORARY: FROM NATURAL LAW TO POSTMODERNISM (American Casebook Series, West Group 2d ed. 2002).

PENNSYLVANIA JUVENILE JUSTICE MANUAL FOR JUNIOR HIGH SCHOOL & MIDDLE SCHOOL STUDENTS (Temple-LEAP Pennsylvania Law-Related Education, Training & Dissemination Project 1988; ed printing, c1990).

Creation and Evolution in Louisiana's Public Schools: A Question of Balance (Edwards v. Aguillard), 1986-87 PREVIEW U.S. SUP. CT. CASES 169.

& C. Ramarui, *Swan Song for the Burger Court*, UPDATE ON LAW-RELATED EDUC., Fall 1986, at 36.

Eternal Issues and Eternal Questions: Under Our Constitution, Man and God Play Ever-Changing Roles, UPDATE ON LAW-RELATED EDUC., Spring 1986, at 34.

The End Is No Longer in Sight: The Constitutionality of Revoking Social Security Withdrawals (Bowen v. Public Agencies), 1985-86 PREVIEW U.S. SUP. CT. CASES 433.

Employment Discrimination: Another Knot in Church/State Entanglement? (Ohio Civil Rights Commission v. Dayton Christian Schools), 1985-86 PREVIEW U.S. SUP. CT. CASES 376.

Time Limits on Actions for Child Support: Discrimination Against the Illegitimate? (Paulussen v. Herion), 1985-86 PREVIEW U.S. SUP. CT. CASES 282.

To Live or Let Die: Federal Intervention in Medical Treatment Decisions (Heckler v. AHS), 1985-86 PREVIEW U.S. SUP. CT. CASES 215.

Maggie, Don't Use That Number: Religious Objections to the Social Security Identification System (Heckler v. Roy), 1985-86 PREVIEW U.S. SUP. CT. CASES 211.

Just Looking: Does Aerial Surveillance Constitute a Search? (Dow Chemical Co. v. United States), 1985-86 PREVIEW U.S. SUP. CT. CASES 168.

Government Subsidies for Ministerial Training: Separating Church and State (Witters v.

FACULTY PUBLICATIONS

Washington Commission for the Blind), 1985-86 PREVIEW U.S. SUP. CT. CASES 71.

& Jeannett P. Gringo, *Religion and Crime Head the High Court's Decision List*, 9 UPDATE ON LAW-RELATED EDUC. 24 (1985).

& George Kassouf, *The High Court Goes to School and Finds Itself Immersed in Gay Rights, Student Searches and Renewed Controversy Over Religion in the Schools*, UPDATE ON LAW-RELATED EDUC., Winter 1985 at 24.

No Surrender: Tribal Taxes and Indian Sovereignty in the 1980's (Kerr-McGee Corp. v. Navajo Tribe), 1984-85 PREVIEW U.S. SUP. CT. CASES 325.

When the Government Taps for Intelligence: Is Denial of a Claim of Immunity Immediately Appealable? (Mitchell v. Forsyth), 1984-85 PREVIEW U.S. SUP. CT. CASES 259.

When Food Stamp Benefits Are Reduced: What Is "Adequate" Notice to Recipients (Atkins v. Parker and Parker v. Block), 1984-85 PREVIEW U.S. SUP. CT. CASES 189.

Of Benches and Bars: The Applicability of the Exclusionary Rule in Liquor License Revocation Proceedings (Board of License Commissioners v. Pastore), 1984-85 PREVIEW U.S. SUP. CT. CASES 171.

& Lee Arbetman, *The Court Takes Another Look at Protection for Defendants in Defamation Cases* (Dun & Bradstreet, Inc. v. Greenmoss Builders, Inc.), 1984-85 PREVIEW U.S. SUP. CT. CASES 18.

"Fair" Treatment for the Handicapped, (Alexander v. Choate), 1984-85 PREVIEW U.S. SUP. CT. CASES 4.

Whatever Happened to the Fourth Amendment?, UPDATE ON LAW-RELATED EDUC., Fall 1984, at 30.

The Freedom of Sleep: Homeless America and the First Amendment (Clark v. CCNV), 1983-84 PREVIEW U.S. SUP. CT. CASES 557.

Does the Exclusionary Rule Apply to INS Deportation Proceedings? (INS v. Lopez-Mendoza), 1983-84 PREVIEW U.S. SUP. CT. CASES 539.

State Taxes and Interstate Commerce: Footing the Bill for State Government (Armco v. Hardesty), 1983-84 PREVIEW U.S. SUP. CT. CASES 523.

Estoppel and the Federal Government: Who Should Pay for Uncle Sam's Mistakes? (Heckler v. CHS), 1983-84 PREVIEW U.S. SUP. CT. CASES 491.

FACULTY PUBLICATIONS

Social Security Benefits: When Can You Sue? (Heckler v. Ringer), 1983-84 PREVIEW U.S. SUP. CT. CASES 369.

Factory Surveys: Are They Seizures? Are They Unreasonable? (INS v. Delgado), 1983-84 PREVIEW U.S. SUP. CT. CASES 247.

ANNA P. HEMINGWAY

ARTICLES

The Government Attorney's Conflicting Obligations, 9 WIDENER J. PUB. L. 227 (2000).

OTHER

Keeping Students Interested While Teaching Citation, 20 THE SECOND DRAFT (Bull. of the Legal Writing Inst.), August, 2005 at 14

Comment, *The Need for a Revision of Ozone Standards: Why Has the EPA Failed to Respond?* 13 TEMP. ENVTL. L. & TECH. J. 103 (1994).

STEPHEN E. HENDERSON

ARTICLES

Beyond the (Current) Fourth Amendment: Protecting Third-Party Information, Third Parties, and the Rest of Us Too, 34 PEPPERDINE L. REV. 975 (2007).

Learning From All Fifty States: How to Apply the Fourth Amendment and Its State Analogs to Protect Third Party Information From Unreasonable Search, 55 CATH. U. L. REV. 373 (2006).

Nothing New Under the Sun? A Technologically Rational Doctrine of Fourth Amendment Search, 56 MERCER L. REV. 507 (2005).

& Matthew E. Yarbrough, *Suing the Insecure?: A Duty of Care in Cyberspace*, 32 N.M. L. REV. 11 (2002).

Hijacked From Both Sides -- Why Religious Extremists and Religious Bigots Share an Interest in Preventing Academic Discourse on Criminal Jurisprudence Based on the First Principles of Christianity, 37 IDAHO L. REV. 103 (2000).

LOUISE L. HILL

FACULTY PUBLICATIONS

BOOKS

LAWYER ADVERTISING (Quorum Books: Greenwood publishing Group 1993).

CHAPTERS

& Stephen R. Ripps, *Advertising and Solicitation*, in PRACTICAL LEGAL ETHICS: PERSPECTIVES FROM OHIO LAWYERS, 119 (1996).

The Equal Access to Justice Act—Its Impact on Social Security Cases, 10 OHA L. REP. 50 (1986).

ARTICLES

Services as Objects of International Trade: Bartering the Legal Profession, 39 VAND. J. TRANSNAT'L L. 347 (2006).

Publicity Rules of the Legal Professions Within the United Kingdom, 20 ARIZ. J. INT'L & COMP. L. 323 (2003).

Symposium Online Activities & Their Impact on the Legal Profession: Electronic Communications and the 2002 Revisions to the Model Rules, 16 ST. JOHN'S J.L. COMM. 529 (2002).

Change is in the Air: Lawyer Advertising and the Internet, 36 U. RICH. L. REV. 21 (2002).

The Professional Responsibility of Lawyers, 9 WIDENER J. PUB. L. 343 (2000).

Lawyer Communications on the Internet: Beginning the Millennium with Disparate Standards. 75 WASH. L. REV. 785 (2000), available at <http://marketing.findlaw.com/articles/hillart1.html>.

Lawyer Publicity in the European Union: Bans are Removed but Barriers Remain, 29 GEO. WASH. J. INT'L L. & ECON. 381 (1996).

A Lawyer's Pecuniary Gain: The Enigma of Impermissible Solicitation, 5 GEO. J. LEGAL ETHICS 393 (1991).

Solicitation by Lawyers: Piercing the First Amendment Veil, 42 ME. L. REV. 369 (1990).

& Don J. Young, *Professionalism: The Necessity for Internal Control*, 61 TEMP. L. REV. 205 (1988).

An Analysis and Explanation of the Equal Access to Justice Act, 19 ARIZ. ST. L. J. 229 (1987).

FACULTY PUBLICATIONS

Equal Access to Justice Act—Paving the Way for Legislative Change, 36 CASE W. RES. L. REV. 50 (1985).

Comment, First Circuit Review/Civil Rights Law: *Right to Treatment or Right to Protection From Harm for Voluntary State Hospital Patients—Is Section 1983 the Best Avenue?*, 12 SUFFOLK U. L. REV. 244 (1978).

OTHER

& Lawrence A. Hamermesh, *Delaware Legal Ethics*, American Legal Ethics Library, Cornell Legal Information Institute (2006), <http://www.law.cornell.edu/ethics/de/narr/> .

Electronic Communications by Lawyers, DEL. LAW, Winter 2004-2005, at 24.

Legal Education in the 1990s, DEL. LAW., Fall 1996, at 26.

& Don J. Young, *Professionalism and the Law: Look Within For Answers*, HUM. RTS., Fall 1988, at 1.

& Don J. Young, *Professionalism*, 35 FED. B.N. & J. 251 (1988); *reprinted in* CASE & COM., Nov.-Dec. 1988, at 33.

Award of Attorney's Fees in Tax Cases: Hearing Before the Subcommittee on Select Revenue Measures of the House Comm. on Ways and Means, 99th Cong., 1st Sess. 45 (April 25, 1985).

Attorneys' Fees Under the Tax Equity and Fiscal Responsibility Act of 1982—A Reevaluation, 29 TAX NOTES 203 (1985).

DAVID R. HODAS

BOOKS

ET AL., WHITE PAPER ON CLIMATE CHANGE (A.B.A. SEC. NAT. RESOURCES, ENERGY & ENVTL. L. 1996).

ENVIRONMENTAL COSTS OF ELECTRICITY, Prepared for New York State Energy Research & Development Authority & U.S. Department of Energy (Pace University Center for Environmental Legal Studies: David R. Hodas et al. eds., Oceana 1990).

CHAPTERS

State Initiatives, in GLOBAL CLIMATE CHANGE AND U.S. LAW, Chapter 10 at 343 (ABA 2007).
Sustainable Development and the Marrakech Accords, in THE LAW OF ENERGY FOR

FACULTY PUBLICATIONS

SUSTAINABLE DEVELOPMENT Chapter 4 at 56 (Adrian J. Bradbrook et al. eds., Cambridge University Press 2005).

Energy, Climate Change and Sustainable Development, in ENERGY LAW AND SUSTAINABLE DEVELOPMENT 11 (Adrian J. Bradbrook & Richard L. Ottinger eds., IUCN 2003).

et al., *Committee on Climate Change and Sustainable Development: 1998 Annual Report*, in NAT. RESOURCES, ENERGY & ENVTL. L. 1998: THE YEAR IN REVIEW 224 (ABA 1999).

et al., *Special Committee on Climate Change and Sustainable Development: 1997 Annual Report*, in NAT. RESOURCES, ENERGY & ENVTL. L. 1997: THE YEAR IN REVIEW 203 (ABA 1998).

& Laura H. Kosloff, *Special Committee on Climate Change and Sustainable Development: 1996 Annual Report*, in NAT. RESOURCES, ENERGY & ENVTL. L. 1996: THE YEAR IN REVIEW 144 (ABA 1997).

Using Environmental Externalities to Regulate the Risk of Harm from Greenhouse Gas Emissions, in SOCIAL COSTS AND SUSTAINABILITY 488 (O. Hohmeyer et. al. eds., Springer-Verlag 1997).

et al., *Special Committee on Global Climate: 1994 Annual Report*, in NAT. RESOURCES, ENERGY & ENVTL. L. 1994: THE YEAR IN REVIEW 165 (ABA 1995).

et al., *Special Committee on Global Climate: 1992 Annual Report*, in NAT. RESOURCES, ENERGY & ENVTL. L. 1992: THE YEAR IN REVIEW 187 (ABA 1993).

The Externalities of Global Warming, in EXTERNAL ENVIRONMENTAL COSTS OF ELECTRIC POWER: ANALYSIS AND INTERNALIZATION 59, Proceedings of a German-American Workshop, Held at Ladenburg, FRG, Oct. 23-25, 1990 (Olav Hohmeyer & Richard L. Ottinger eds., Springer-Verlag 1991).

Global Warming, in ENVIRONMENTAL COSTS OF ELECTRICITY 127, Prepared for New York State Energy Research & Development Authority & United States Department of Energy (Pace University Center for Environmental Legal Studies: David R. Hodas et al. eds., Oceana 1990).

ARTICLES

State Law Responses to Global Warming: Is It Constitutional to Think Globally and Act Locally?, Symposium on Environmental Law and The Constitution, 21 PACE ENVTL. L. REV. 53 (2003), reprinted in DANIEL A. FARBER AND JIM CHEN, DISASTERS AND THE LAW: KATRINA AND BEYOND 312 (Aspen 2006).

The Challenge of High Priced Oil, 20 NAT. RESOURCES & ENV'T 59, Fall 2005.

FACULTY PUBLICATIONS

Executive Privilege and Energy Policy, 19 NAT. RESOURCES & ENV'T 68, Winter 2005.

Standing and Climate Change: Can Anyone Complain About the Weather?, Florida State U. College of Law, Symposium Issue on Global Warming: 15/9 J. LAND USE & ENVTL. L. AND J. TRANSNATIONAL L. & POL'Y 451 (2000).

NEPA, Ecosystem Management and Environmental Accounting, 14 NAT. RESOURCES, ENERGY & ENV'T 185 (2000), *reprinted in* JOHN COPELAND NAGLE & J. B. RUHL, THE LAW OF BIODIVERSITY AND ECOSYSTEM MANAGEMENT 356 (Foundation Press 2002).

The Role of Law in Defining Sustainable Development: NEPA Reconsidered, 3 WIDENER L. SYMP. J. 1 (1998).

The Climate Change Convention and Evolving Legal Models of Sustainable Development, 13 PACE ENVTL. L. REV. 75 (1995).

Enforcement of Environmental Law in a Triangular Federal System: Can Three Not Be A Crowd When Enforcement Authority Is Shared by The United States, The States, and Their Citizens?, in Environmental Federalism Symposium, 54 MD. L. REV. 1552 (1995), *reprinted in* DANIEL A. FARBER ET AL., ENVIRONMENTAL LAW: CASES AND MATERIALS 409 (Thomson West 2006).

Natural Resource Damages: a Research Guide, 9 PACE ENVTL. L. REV. 107 (1991).

et al., *Incorporating the Cost of Protecting the Environment into Decisions about Electric Power*, 1 PERSP. ENERGY 95 (1991).

Private Actions for Public Nuisance: Common Law Citizen Suits for Relief From Environmental Harm, 16 ECOLOGY L.Q. 883 (1989).

OTHER

Insights, Imagining the Unimaginable: Reducing Greenhouse Gas Emissions, 21 NAT. RESOURCES & ENV'T 73, Winter 2007.

Vantage Point & Issue Editor, Transboundary Conflicts Issue, 21 NAT. RESOURCES & ENV'T, Summ. 2006.

Vantage Point & Issue Editor, Examining the Clean Air Act Issue, 18 NAT. RESOURCES & ENV'T, Spring 2004.
Foreword, 9 WIDENER L. SYMP. J. ii (2003).

Issue Editor, Constitutional Law Issue, 17 NAT. RESOURCES & ENV'T, Summ. 2002.

Vantage Point & Issue Editor, Climate Change Issue, 15 NAT. RESOURCES & ENV'T, Spring 2001.

FACULTY PUBLICATIONS

Foreword, 3 WIDENER L. SYMP. J. i (1998).

MICHAEL J. HUSSEY

ARTICLES

Has Congress Stopped Executives from Raiding the Bank? A Critical Analysis of I.R.C. §409A, 75 UMKC L. REV. 437 (2006).

et al., *Use of Life Insurance in Nonqualified Deferred Compensation Planning*, 29 EST. PLANNING 3 (2002).

OTHER

Editorial, *Federal Tax Reform Has Gone by the Wayside*, PATRIOT NEWS (Harrisburg, PA), April 19, 2006 at A13.

PATRICK J. JOHNSTON

BOOKS

FINAL REPORT FROM THE ADVISORY GROUP APPOINTED PURSUANT TO THE CIVIL JUSTICE REFORM ACT OF 1990 TO THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE (Reporter, Civil Justice Reform Act Advisory Group for the United States District Court for the District of Delaware 1991).

ARTICLES

Amended Model Rule of Professional Conduct 1.11: Long-Standing Controversy, Imperfect Remedy, and New Questions, 11 WIDENER J. PUB. L. 83 (2002).

Problems in Raising Prayers to the Level of Rule: The Example of Federal Rule of Civil Procedure 1, 75 B.U. L. REV. 1325 (1995).

Civil Justice Reform: Juggling Between Politics and Perfection, 62 FORDHAM L. REV. 833 (1994).

FACULTY PUBLICATIONS

MARY KATE KEARNEY

ARTICLES

Justice Thomas in Grutter v. Bollinger: Can Passion Play a Role in Judicial Reasoning? 78 ST. JOHN'S L. REV. 15 (2004).

The Propriety of Poetry in Judicial Opinions, 12 WIDENER L.J. 373 (2003), *reprinted in* 38 INT'L SOC. BARRISTERS Q. 475 (2003).

DeShaney's Legacy in Foster Care and Public School Settings, 41 WASHBURN L.J. 275 (2002).

& Mary Jane Kearney, *Reflections on Good (Law) Teaching*, 2001 LAW REV. MICH. ST. U.-DET. C. L. 835.

Child Witnesses of Domestic Violence: Third Party Recovery for Intentional Infliction of Emotional Distress, 47 LOY. L. REV. 238 (2001).

A Lawyer's Call to Integrity: A Response, 9 WIDENER J. PUB. L. 339 (2000).

The ADA, Respiratory Disabilities and Smoking: Can Smokers at Burger King Really Have It Their Way?, 50 SYRACUSE L. REV. 1 (2000).

The New Paradigm In Custody Law: Looking at Parents With a Loving Eye, 28 ARIZ. ST. L.J. 543 (1996).

Substantive Due Process and Parental Corporal Punishment: Democracy and the Excluded Child, 32 SAN DIEGO L. REV. 1 (1995).

Breaking the Silence: Tort Liability for Failing to Protect Children from Abuse, 42 BUFF. L. REV. 405 (1994).

& Mary Beth Beazley, *Teaching Students How to Think Like Lawyers: Integrating Socratic Method With the Writing Process*, 64 TEMPLE L. REV. 885 (1991).

OTHER

Recognizing That They Watch, 14 WIDENER L.J. 437 (2005).

& Douglas E. Ray, Editorial, *Giving Alcohol to Minors a Dangerous Act*, PATRIOT NEWS (Harrisburg, PA), July 21, 2002 at F1.

Editorial, *Denzel Washington's Comment Overlooked*, PATRIOT NEWS (Harrisburg, PA), March 31, 2002, at B7.

FACULTY PUBLICATIONS

Editorial, *Improving the game: Professional golf will benefit, not suffer, from Martin decision*, PATRIOT NEWS (Harrisburg, PA), June 7, 2001, at A19.

& J.Palmer Lockard II, Editorial, *Child Support: Benefit Would Last Beyond Payer's Death under Proposed Change in Custody Law*, PATRIOT NEWS (Harrisburg, PA), June 15, 1998, at A9.

& Greg Randall Lee, *Setting the Legal Context: What is the Meaning of Equal Access to Mental Health Services*, in MODEL STATE MENTAL HEALTH PLAN FOR DEAF PERSONS (1995).

ALISON DONAHUE KEHNER

ARTICLES

Ramifications of St. Mary's Honor Center v. Hicks: The Third Circuit's Revival of "Pretext-Only" at Summary Judgment, 41 VILL. L. REV. 1287 (1996).

ALICIA BROKARS KELLY

ARTICLES

Rehabilitating Partnership Marriage As a Theory of Wealth Distribution at Divorce: In Recognition of a Shared Life, 19 WIS. WOMEN'S L.J. 141 (2004).

Explaining Intuitions: Relating Mergers, Contribution and Loss in the ALI Principles of the Law of Family Dissolution, 8 DUKE J. GENDER L. & POL'Y 185 (2001).

The Marital Partnership Pretense and Career Assets: The Ascendancy of Self Over the Marital Community, 81 B.U. L. REV. 59 (2001).

Sharing a Piece of the Future Post-Divorce: Toward a More Equitable Distribution of Professional Goodwill, 51 RUTGERS L. REV. 569 (1999).

OTHER

& David N. Hofstein, *What to Do with the Client Who Lies or Intends to Lie, in or out of Court*, 9 AM. J. FAM. L. 75 (1995).

J. PATRICK KELLY

CHAPTERS

FACULTY PUBLICATIONS

Chapter XI. *Procedural Public Policy (Public Policy in Transnational Litigation in the United States)*, in PUBLIC POLICY IN TRANSNATIONAL RELATIONSHIPS at USA—197 (Mauro Rubino-Sammartano & C. G. J. Morse eds., Kluwer Law & Taxation Publishers Dec. 1993).

Chapter IX. *Exchange Control (Enforcement of Exchange Controls in the United States)*, in PUBLIC POLICY IN TRANSNATIONAL RELATIONSHIPS at USA—181 (Mauro Rubino-Sammartano & C. G. J. Morse eds., Kluwer Law & Taxation Publishers Dec. 1993).

ARTICLES

The Seduction of the Appellate Body: Shrimp/Sea Turtle I and II and the Proper Role of States in WTO Governance, 38 CORNELL INT'L L.J. 459 (2005).

Judicial Activism at the World Trade Organization: Developing Principles of Self-Restraint, 22 NW. J. INT'L L. & BUS. 353 (2002).

The WTO and Global Governance: The Case for Contractual Treaty Regimes, 7 WIDENER L. SYMP. J. 109 (2001).

The Twilight of Customary International Law, 40 VA. J. INT'L L. 449 (2000).

The Future of Administrative Law: Reforming Agency Processes and Court Review of Administrative Decisions, 1 WIDENER J. PUB. L. 125 (1992).

The Changing Process of International Law and the Role of the World Court, 11 MICH. J. INT'L L. 129 (1989).

The International Court of Justice: Crisis and Reformation, 12 YALE J. INT'L L. 342 (1987).

OTHER

The International Law of Force and the Fight Against Terrorism, DEL. LAW., Summ. 2003, at 18.

Issue Editor, DEL. LAW., Summ. 2003.

Foreword: Globalization and Global Governance, 7 WIDENER L. SYMP. J. i (2001).

SUSAN A. KING

BOOKS

HANDBOOK OF FEDERAL JUDICIAL PRACTICES AND PROCEDURES: EASTERN DISTRICT OF PENNSYLVANIA (Susan King et al eds., West 1996).

FACULTY PUBLICATIONS

OTHER

& Ruth Anne Robbins, *Creating New Learning Experiences Through Collaborations Between Law Librarians and Legal Writing Faculty*, 11 PERSPECTIVES 110 (2003).

Book Review, 94 LAW LIBR. J. 528 (2002) (reviewing RAYMOND L. OCAMPO, JR., SURFING THE LAW AND TECHNOLOGY TSUNAMI (2001)).

State Constitutional Law Bibliography: 1989-1999, 31 RUTGERS L.J. 1623 (2000).

Book Review, 92 LAW LIBR. J. 324 (2000) (reviewing KAY ANN CASSELL, DEVELOPING REFERENCE COLLECTIONS AND SERVICES IN AN ELECTRONIC AGE: A HOW-TO-DO-IT MANUAL FOR LIBRARIANS (1999)).

Book Review, 92 LAW LIBR. J. 328 (2000) (reviewing CONSTITUTIONAL DEBATES ON FREEDOM OF RELIGION: A DOCUMENTARY HISTORY (John J. Patrick & Gerald Long eds., 1999)).

Recent Publications, 8 CRIM. L. F. 505 (1997).

MARTIN A. KOTLER

BOOK

PRODUCTS LIABILITY AND BASIC TORT LAW (Carolina Academic Press 2005).

ARTICLES

et al., *Sales* (Uniform Commercial Code Survey), 56 BUS. LAW. 1747 (2001).

Social Norms and Judicial Rulemaking: Commitment to Political Process and the Basis of Tort Law, 49 U. KAN. L. REV. 65 (2000).

et al., *Sales* (Uniform Commercial Code Survey), 54 BUS. LAW. 1831 (1999).

Reconceptualizing Strict Liability in Tort: An Overview, 50 VAND. L. REV. 553 (1997).

The Individuals With Disabilities Education Act: A Parent's Perspective and Proposal for Change, 27 U. MICH. J.L. REF. 331 (1994).

Competing Conceptions of Autonomy: A Reappraisal of the Basis of Tort Law, 67 TUL. L. REV. 347 (1992).

Utility, Autonomy and Motive: A Descriptive Model of the development of Tort Doctrine, 58 U. CIN. L. REV. 1231 (1990).

FACULTY PUBLICATIONS

Motivation and Tort Law: Acting for Economic Gain As a Suspect Motive, 41 VAND. L. REV. 63 (1988).

Reappraising the Jury's Role as Finder of Fact, 20 GA. L. REV. 123 (1985).

Imposing Punitive Damage Liability on the Intoxicated Driver, 18 AKRON L. REV. 255 (1984).

KENNETH T. KRISTL

CHAPTERS

Allocating Responsibilities for Environmental Cleanup Liabilities through Purchase Price Discounts, ENVTL. COUNS., Oct. 15, 2005, at 2, *reprinted in* CORPORATE COUNSEL'S GUIDE TO ACQUISITIONS AND DIVESTITURES Chapter 20.1 (Thomson West 2005, 2006 revisions).

ARTICLES

Making a Good Idea Even Better: Rethinking the Limits on Supplemental Environmental Projects, 31 VERMONT L. REV. 217 (2007).

A Boundary Dispute's Effect on Siting an LNG Terminal, 21 NAT. RESOURCES & ENV'T. 34, Summ. 2006.

& Jennifer T. Nijman, *Coordination of a Large Environmental Permitting Effort*, 15 NAT. RESOURCES & ENV'T 256 (2001). (Winner, 2002 National Burton Award for Achievement in Legal Writing.)

Limits on Legislative Court Judicial Power: The Need for Balancing Competing Interests, 59 CHI.-KENT L. REV. 873 (1983).

OTHER

Clinic Provides Environmental Defense, Legal Training, WIDENER U. SCH. L. MAG., Fall 2005, at 9.

Are Franchise Agreements Headed for a Crash Landing? MSW MGMT., Mar./Apr. 2001.

G. RANDALL LEE

ARTICLES

Symposium, *The Jurisprudential Legacy of John Paul II: Judaism and John Paul II: Coming to Grips With What Law Means in the Hands of God*, 45 J. CATH. LEGAL STUD. 415 (2006).

FACULTY PUBLICATIONS

Who's Afraid of William Shakespeare?: Confronting Our Concepts of Justice and Mercy in THE MERCHANT OF VENICE, 32 U. DAYTON L. REV. 1 (2006).

Nineteenth Century Visions of a Twenty-First Century Bar: Were Dickens's Expectations for Lawyers Too Great?, 15 WIDENER L. J. 283 (2006).

Dorothy Day and Innovative Social Justice: A View from Inside the Box, 12 WM. & MARY J. WOMEN & L. 187 (2005).

Bruce Springsteen's Hope and the Lawyer as Poet Advocate, 14 WIDENER L.J. 867 (2005).

Lessons to be Learned, Lessons to Live Out: Catholicism at the Crossroads of Judaism and American Legalism, 49 ST. LOUIS U. L.J 367 (2005).

When Would Jesus Sue? Tort Law in the Hands of Christ, 81 U. DET. MERCY L. REV. 845 (2004).

Finding Marriage Amidst a Sea of Confusion: a Precursor to Considering the Public Purposes of Marriage, 43 CATH. LAW. 339 (2004).

Recognizing Friends Amidst the Rubble: Seeking Truth Outside the Culture Wars, 13 WIDENER L. J. 825 (2004).

From Words to Sacrament, from Sacrament to Flesh: The Concept of Marriage, 8 CATH. SOC. SCI. REV.151 (2003).

The New Federalism: Discerning Truth in American Myths and Legend, 12 WIDENER L.J. 537 (2003).

The State of Self-Regulation of the Legal Profession: Have We Locked the Fox in the Chicken Coop?, 11 WIDENER J. PUB. L. 69 (2002).

Related Representations in Civil and Criminal Matters: the Night the D.A. Ditched his Date for the Prom, 29 N. KY. L. REV. 281 (2002).

Are Religiously Affiliated Law Schools Obsolete in America? The View of an Outsider Looking In, 74 ST. JOHN'S L. REV. 655 (2000).

Robert Bolt's A MAN FOR ALL SEASONS and the Art of Discerning Integrity, 9 WIDENER J. PUB. L. 305 (2000).

When a King Speaks of God; When God Speaks to a King: Faith, Politics, Tax Exempt Status, and the Constitution in the Clinton Administration, 63 LAW & CONTEMP. PROBS. 391 (2000).

FACULTY PUBLICATIONS

Faith through Lawyering: Finding and Doing What is Mine to Do, 11 REGENT U. L. REV. 71 (1998-1999).

Book Review, *Reflections on a Rose in its Sixth Season: A Review of H. Jefferson Powell's the Moral Tradition of American Constitutionalism*, 32 CREIGHTON L. REV., 1205 (1999) (reviewing H. JEFFERSON POWELL, *THE MORAL TRADITION OF AMERICAN CONSTITUTIONALISM* (1993)).

Lawyers and the Uncommon Good: Navigating and Transcending the Gray, 40 S. TEX. L. REV., 207 (1999).

Book Review, *When Giants Walked the Earth*, 30 TEX. TECH L. REV., 1409 (1999) (reviewing KEN GORMLEY, ARCHIBALD COX: CONSCIENCE OF A NATION (1997)).

The Immutability of Faith and the Necessity of Action, 66 FORDHAM L. REV. 1455 (1998).

Catholic Legal Education at the Edge of a New Millennium: Do We Still Have the Spirit to Send Forth Saints?, 31 GONZ. L. REV. 565 (1995/96).

et al., *H. Jefferson Powell on the American Constitutional Tradition: A Conversation*, 72 NOTRE DAME L. REV. 11 (1996).

Twenty-Five Years After Goldberg v. Kelly: Traveling From the Right Spot on the Wrong Road to the Wrong Place, 23 CAP. U. L. REV. 863 (1994).

A Look at God, Feminism, and Tort Law, 75 MARQ. L. REV. 369 (1992).

Reflecting a King's Wisdom: Bridge-Building and Legal Analysis, 13 AM. J. TRIAL ADVOC. 1141 (1990).

Writing the Statement of the Case: The "Bear" Necessities, 10 WHITTIER L. REV. 619 (1989).

Equal Protection and a Deaf Person's Right to Serve as a Juror, 17 N.Y.U. REV. L. & SOC. CHANGE 81 (1989-90).

OTHER

Introduction, *The Lawyer as Poet Advocate: Bruce Springsteen and the American Lawyer*, 14 WIDENER L.J. 719 (2005).

A Law Professor on Being Fashioned, 14 WIDENER L.J. 469 (2005).

The Continuing Moral Fashioning of a Law Professor, ORANGE COUNTY LAW., June 2005, at 18.

A Tribute to my Friend David Orgon Coolidge, 11 WIDENER J. PUB. L. 353 (2002).

FACULTY PUBLICATIONS

Editorial, *Succession Question Requires Amendment*, PATRIOT NEWS, (Harrisburg, PA) December 19, 2001, at A23.

How Will You Know I Love You, DIM SUM, HOLIDAY 2001, at 6 (Newsletter for Adoptive Parents of Chinese Infants).

Introduction to Symposium, Legal Ethics for Government Lawyers: Straight Talk for Tough Times, 9 WIDENER J. PUB. L. 199 (2000).

A Man Named Simon: Reflections on the Life of Former U. S. Treasury Secretary William E. Simon, MEDJUGORJE MAG., Fall 2000, at 46.

The Strength of Brokenness, MEDJUGORJE MAG., Spring 1999, at 12.

Seven Years Later, the Promise of ADA Remains Unfilled, YORK DISPATCH, Oct. 10, 1997.

& Mary Kate Kearney, *Setting the Legal Context: What is the Meaning of Equal Access to Mental Health Services*, in MODEL STATE MENTAL HEALTH PLAN FOR DEAF PERSONS (1995).

Quiet Justice: Adding People with Hearing Loss to the Jury of Our Peers, in HEAR THE WORLD FROM THE HEARTLAND (Paper presented at the 1994 SHHH International Convention) (1994).

Quiet Justice: Adding People with Hearing Loss to the Jury of Our Peers, in HEAR THE WORLD FROM THE HEARTLAND (Paper presented at the 1992 SHHH International Convention) (1992).

ROBERT JUSTIN LIPKIN

BOOKS

CONSTITUTIONAL REVOLUTIONS: PRAGMATISM AND THE ROLE OF JUDICIAL REVIEW IN AMERICAN CONSTITUTIONALISM (Duke University Press 2000).

CHAPTERS

Pragmatism, Cultural Criticism and the Idea of the Postmodern University, in AN ETHICAL EDUCATION: COMMUNITY AND MORALITY IN THE MULTICULTURAL UNIVERSITY at 49 (M. N. S. Sellers ed., State, Law and Society Series, Berg Publishers 1994).

ARTICLES

Which Constitution: Who Decides? The Problem of Judicial Supremacy and the Interbranch

FACULTY PUBLICATIONS

Solution, 28 CARDOZO L. REV. 1055 (2006).

The Harm of Same-Sex Marriage: Real or Imagined? 11 WIDENER L. REV. 277 (2005).

Federalism as Balance, 79 TUL. L. REV. 93 (2004).

Reconstructing the Public Square, 24 CARDOZO L. REV. 2025 (2003).

Constitutional Revolutions: A New Look at Lower Appellate Review in American Constitutionalism, 3 J. APP. PRAC. & PROCESS 1 (2001).

Deliberativism As the Moral Personality of American Citizenship, 100 S. ATLANTIC Q. 1029 (2001).

The New Majoritarianism, 69 U. CIN L. REV. 107 (2000).

Down with Flags, Statues, and Monuments: Cultural Memory in a Deliberative Democracy, 7 U. CHI. L. SCH. ROUNDTABLE 239 (2000).

Impeachment and the War Over the Democratization of American Culture, 5 WIDENER L. SYMP. J. 213 (2000).

Progressivism as Communitarian Democracy, 4 WIDENER L. SYMP. J. 229 (1999).

Can Liberalism Justify Multiculturalism? 45 BUFF. L. REV. 1 (1997).

Religious Justification in the American Communitarian Republic, 25 CAP. U. L. REV. 765 (1996).

In Defense of Outlaws: Liberalism and the Role of Reasonableness, Public Reason, and Tolerance in Multicultural Constitutionalism, 45 DEPAUL L. REV. 263 (1996).

Liberalism and the Possibility of Multi-Cultural Constitutionalism: The Distinction Between Deliberative and Dedicated Cultures, 29 U. RICH. L. REV. 1263 (1995).

The Quest for the Common Good: Neutrality and Deliberative Democracy in Sunstein's Conception of American Constitutionalism, 26 CONN. L. REV. 1039 (1994).

Can American Constitutional Law Be Postmodern?, 42 BUFF. L. REV. 317 (1994).

Pragmatism—The Unfinished Revolution: Doctrinaire and Reflective Pragmatism in Rorty's Social Thought, 67 TUL. L. REV. 1561 (1993).

Indeterminacy, Justification and Truth in Constitutional Theory, 60 FORDHAM L. REV. 595

FACULTY PUBLICATIONS

(1992).

Kibitzers, Fuzzies, and Apes Without Tails: Pragmatism and the Art of Conversation in Legal Theory, 66 TUL. L. REV. 69 (1991).

Liberalism, Radicalism and Utopian Ideals, in Symposium on Legal Ethics, 19 CAP. U. L. REV. 1033 (1990).

Beyond Skepticism, Foundationalism and the New Fuzziness: The Role of Wide Reflective Equilibrium in Legal Theory, 75 CORNELL L. REV. 811 (1990).

Free Will, Responsibility and the Promise of Forensic Psychiatry, Special Issue: Ethical Issues in Forensic Theory & Practice, 13 INT'L. J. L. & PSYCHIATRY 331 (1990).

Intimacy and Confidentiality in Psychotherapeutic Relationships, 10 THEORETICAL MED. 311 (1989).

The Anatomy of Constitutional Revolutions, 68 NEB. L. REV. 701 (1989).

Punishment, Penance and Respect for Autonomy, 14 SOC. THEO. & PRAC. 87 (1988).

The Moral Good Theory of Punishment, 40 U. FLA. L. REV. 17 (1988).

Conventionalism, Pragmatism, and Constitutional Revolutions, 21 U.C. DAVIS L. REV. 645 (1988).

Comment, *Beyond Good Samaritans and Moral Monsters: An Individualistic Justification of the General Legal Duty to Rescue*, 31 UCLA L. REV. 252 (1983).

OTHER

Book Review, 16 L. & POL. BK. REV. 133 (2006) (reviewing ARGUING MARBURY V. MADISON (Mark Tushnet ed., 2005)).

Going Courting: How Same-Sex Marriage Opponents Came to Love the Courts (Sept. 9, 2005), at <http://www.slate.com/id/2126005/>

Book Review, 15 L. & POL. BK. REV. 539 (2005) (reviewing FRANK I. MICHELMAN, BRENNAN AND DEMOCRACY 2005)), at <http://www.bsos.umd.edu/gvpt/lpbr/subpages/reviews/michelman605.htm>

Affirmative Action, Democracy, & the Obligations of Citizenship, CONGRESS MONTHLY, May/June 2001, at 3.

A Derelict on the Waters of the Law? CONGRESS MONTHLY, Jan./Feb. 2001, at 3.

FACULTY PUBLICATIONS

A Reply to Justice Philip Talmadge, 4 JURIST: *Books-on-Law* (Jan. 2001), at <http://jurist.law.pitt.edu/lawbooks/revjan01.htm>

The Limits of Protecting Free Speech, CONGRESS MONTHLY, Nov./Dec. 2000, at 18 (reviewing RICHARD DELGADO & JEAN STEFANCIC, *MUST WE DEFEND NAZIS? HATE SPEECH, PORNOGRAPHY, AND THE NEW FIRST AMENDMENT* (1997)).

Foreword, 4 WIDENER L. SYMP. J. i (1999).

Lowering the Wall: Charitable Choice & the Constitution, CONGRESS MONTHLY, July/Aug. 1999, at 3.

Book Note, 109 ETHICS 958 (1999) (reviewing MICHAEL ROSENFELD, *JUST INTERPRETATIONS: LAW BETWEEN ETHICS AND POLITICS* (1998)).

Book Note, 108 ETHICS 233 (1997) (reviewing WAYNE D. MOORE, *CONSTITUTIONAL RIGHTS AND POWERS OF THE PEOPLE* (1996)).

Book Review, 107 MIND 900 (1998) (reviewing OLUFEMI TAIWO, *LEGAL NATURALISM: A MARXIST THEORY OF LAW* (1996)).

Book Review, 107 ETHICS 737 (July 1997) (reviewing OWEN M. FISS, *LIBERALISM DIVIDED: FREEDOM OF SPEECH AND THE MANY USES OF STATE POWER* (1996)).

Book Note, 106 ETHICS 675 (1996) (reviewing JOHN ARTHUR, *WORDS THAT BIND: JUDICIAL REVIEW AND THE GROUNDS OF MODERN CONSTITUTIONAL THEORY* (1995)).

Book Note, 106 ETHICS 674 (1996) (reviewing *RESPONDING TO IMPERFECTION: THE THEORY AND PRACTICE OF CONSTITUTIONAL AMENDMENT* (Sanford Levinson ed., 1995)).

Book Review, 106 ETHICS 467 (January 1996) (reviewing MICHAEL J. PERRY, *THE CONSTITUTION IN THE COURTS: LAW OR POLITICS?* (1994)).

Book Review, 106 ETHICS 208 (October 1995) (reviewing DAVID A. J. RICHARDS, *CONSCIENCE AND THE CONSTITUTION: HISTORY, THEORY AND LAW OF THE RECONSTRUCTION AMENDMENTS* (1994)).

Book Note, 104 ETHICS 922 (1993-1994) (reviewing PAUL W. KAHN, *HISTORY AND LEGITIMACY: SELF-GOVERNMENT IN AMERICAN CONSTITUTIONAL THEORY* (1993)).

Altruism and Sympathy in Hume's Ethics, 65 AUSTRALASIAN J. PHIL. 18 (1987).

The Theory of Reciprocal Altruism, 30 PHIL. STUD. (Ireland) 108 (1984).

FACULTY PUBLICATIONS

Hare's Theory of Rational Assent, 28 PHIL. STUD. (Ireland) 238 (1981).

Universalizability and Prescriptivity in Practical Reasoning, 15 S. J. PHIL. 67 (1977).

In Defense of Sidgwick, 18 PHIL. STUD. (U.S.) 70 (1967).

J. PALMER LOCKARD, II

ARTICLES

Summary Judgment in Pennsylvania: Time for Another Look at Credibility Issues, 35 DUQ. L. REV. 625 (1997).

MARY ELLEN MAATMAN

ARTICLES

Speaking Truth to Memory: Lawyers and Resistance to the End of White Supremacy, 50 HOW. L.J. 1 (2006).

Choosing Words and Creating Worlds: The Supreme Court's Rhetoric and its Constitutive Effects on Employment Discrimination Law, 60 U. PITT. L. REV. 1 (1998).

Listening to Deaf Culture: A Reconceptualization of Difference Analysis Under Title VII, 13 HOFSTRA LAB. L.J. 269 (1996).

Comment, *Harlow v. Fitzgerald: The Lower Courts Implement the New Standard for Qualified Immunity Under Section 1983*, 132 U. PA. L. REV. 901 (1984).

ROBERTA F. MANN

CHAPTERS

Subsidies, Tax Policy, and Technological Innovation, in GLOBAL CHANGE AND U.S. LAW, Chapter 16 at 565 (ABA 2007).

Tax Incentives for Historic Preservation: An Antidote to Sprawl, in 2003 ZONING AND PLANNING LAW HANDBOOK 639 (Thomson West).

ARTICLES

FACULTY PUBLICATIONS

& Mona L. Hymel, *Getting Into the Act: Enticing the Consumer to Become “Green” Through Tax Incentives*, 26 *Envtl. L. Rep. (Envtl. L. Inst.)* 10419 (2006).

et al., *The American Jobs Creation Act’s Impact on Individual Investors: A Monster of Complexity?* 22 *J. TAX’N OF INVEST.* 187 (2005).

On The Road Again: How Tax Policy Drives Transportation Choice, 24 *VA. TAX REV.* 587 (2005).

Waiting to Exhale?: Global Warming and Tax Policy, 51 *AM. U. L. REV.* 1135 (2002).

Home Mortgage Interest Deduction Ultimately Helps Few Reach American Dream: Recent Proposals Would Be More Equitable, 19 *J. TAX’N OF INVEST.* 189 (2002).

Tax Incentives for Historic Preservation: An Antidote to Sprawl? in Preservation Law Symposium: Re-Inventing the Past, 8 *WIDENER L. SYMP. J.* 207 (2002).

The (Not So) Little House on the Prairie: The Hidden Costs of the Home Mortgage Interest Deduction, 32 *ARIZ. ST. L. J.* 1347 (2000), *reprinted in DIG. TAX ARTICLES*, Jan. 2002, at 25.

OTHER

Editorial, *Bank of America Gambled in Court*, *THE NEWS J.* (Wilmington, DE), June 21, 2007, at A11.

et al., *Net Operating Losses, Federal Tax—CCH Explanations and Analysis – CCH Tax Research Consultant* (CCH 2006).

Applying Section 382 for Corporate Net Operating Loss Limitations Interactive Example, *Federal Tax – CCH Explanations and Analysis*, CCH Tax Research Consultant, Tax Tools (CCH 2006).

et al., *Corporate Reorganizations, Federal Tax – CCH Explanations and Analysis – CCH Tax Research Consultant* (CCH 2006).

Top Ten Strategies for Encouraging Tax Compliance, 111 *TAX NOTES* 919 (2006).

& Jasper L. Cummings, Jr., *Point & Counterpoint: The No-Net-Value Proposed Regulations: Invalid Exercise of Authority or Well-Reasoned Interpretation*, 25 *NEWSQUARTERLY* (ABA Tax Sec.) 14 (Fall 2005).

JAMES R. MAY

FACULTY PUBLICATIONS

CHAPTERS

Pacific Mutual Life Ins. Co. v. Haslip; *Implications for Toxic Tort Practitioners* Part II, 19 Prod. Safety & Liab. Rep. (BNA) 1293 (November 15, 1991); *also in* 6 Tox. L. Rep. (BNA) 912 (January 1, 1992).

Pacific Mutual Life Ins. Co. v. Haslip; *Implications for Toxic Tort Practitioners* Part I, 19 Prod. Safety & Liab. Rep. (BNA) 1263 (November 8, 1991); *also in* 6 Tox. L. Rep. (BNA) 882 (December 18, 1992).

ARTICLES

& Robert L. Glicksman, *Justice Rehnquist and the Dismantling of Environmental Law*, 36 *Envtl. L. Rep.* (Envtl. L. Inst.) 10585 (2006).

The North American Symposium on the Judiciary and Environmental Law: Constituting Fundamental Environmental Rights Worldwide, 23 *PACE ENVTL. L. REV.* 113 (2005/2006).

Discharges From Historic Mining Properties: Asserting and Defending Citizen Suits Under the Clean Water Act, 50 *ROCKY MT. MIN. L. INST.* 23 (2004).

The Rise and Repose of Assimilation-Based Water Quality, Part I: TMDL Litigation, 34 *Envtl. L. Rep.* (Envtl. L. Inst.) 10247 (2004), *reprinted in* *CLEAN WATER ACT: LAW AND REGULATION* 255 (ALI-ABA Course of Study, Oct. 27-29, 2004), *reprinted in* 24 *EPA Admin. L. Rep.* 762 (2004).

Now More Than Ever: Trends in Environmental Citizen Suits at 30, *Environmental Citizen Suits at Thirtysomething: A Celebration & Summit Symposium, Part I*, 10 *WIDENER L. REV.* 1 (2003), *reprinted in* *ENVIRONMENTAL LAW* 385 (ALI-ABA Course of Study, Feb. 16-18, 2005).

Now More Than Ever: Environmental Citizen Suit Trends, 33 *Envtl. L. Rep.* (Envtl. L. Inst.) 10704 (2003), *reprinted in* *CLEAN WATER ACT: LAW AND REGULATION* 429 (ALI-ABA Course of Study Nov. 5-7, 2003).

et al., *Environmental Citizen Suits at Thirtysomething: A Celebration and Summit*, 33 *Envtl. L. Rep.* (Envtl. L. Inst.) 10721 (2003).

Where the Water Hits the Road: Recent Developments in Clean Water Act Litigation, 33 *Envtl. L. Rep.* (Envtl. L. Inst.) 10369 (2003), *reprinted in* *CLEAN WATER ACT: LAW AND REGULATION* 409 (ALI-ABA Course of Study Nov. 5-7, 2003), *and in* *Envtl. Counselor*, Issue 195, Nov. 15, 2004.

Of Development, daVinci and Domestic Legislation: The Prospects for Sustainable Development in Asia and its Untapped Potential in the United States, 3 *WIDENER L. SYMP. J.* 197 (1998).

& Maya K. Van Rossum, *The Quick and the Dead: Fish Entrainment, Entrapment, and the*

FACULTY PUBLICATIONS

Application of Section 316(b) of the Clean Water Act, 20 VT. L. REV. 373 (1995).

The Real Acid Test of Title IV of the Clean Air Act Amendments of 1990: External Cost Justifications Not Related to Acid Deposition Control, 3 FORDHAM ENVTL. L. REP. 97 (1992).

Fashioning Procedural and Substantive Due Process Arguments in Toxic and Other Tort Actions Involving Punitive Damages After Pacific Mutual Life Insurance Co. v. Haslip, 22 ENVTL. L. 573 (1992).

OTHER

& Robert L. Glicksman, *A Jurisprudence of Ideology*, 24 ENVTL. F. 22 (Jan.-Feb. 2007).

“Addition,” “Pollutant,” “Point Source”: *Recent Case Developments Affecting the Scope of Activities Covered by the CWA*, in CLEAN WATER ACT: LAW AND REGULATION 365 (ALI-ABA Course of Study, Oct. 18-20, 2006).

Trends in Constitutional Environmental Law, 37 No. 4 ABATRENDS 8 (March/April 2006).

The Aftermath of TMDL Litigation: Consent Decrees and Settlement Agreements, in CLEAN WATER ACT: LAW AND REGULATION 157 (ALI-ABA Course of Study, Oct. 26-28, 2005).

Where Constitutional Law and Environmental Law Intersect, WIDENER U. SCH. L. MAG., Fall 2005, at 12.

Environmental Citizen Suits: Now More Than Ever, in CLEAN WATER ACT: LAW AND REGULATION 271 (ALI-ABA Course of Study, Oct. 27-29, 2004).

Developments in TMLD Litigation, in CLEAN WATER ACT: LAW AND REGULATION 249 (ALI-ABA Course of Study, Oct. 27-29, 2004).

The Availability of State Environmental Citizen Suits, 18 NAT. RESOURCES & ENV'T 53 (2004), *reprinted* in ENVIRONMENTAL LAW 439 (ALI-ABA Course of Study, Feb. 16-18, 2005).

Clean Water Act, in ENVIRONMENTAL LAW (ALI-ABA Course of Study Feb. 11-13, 2004).

Foreword, *Environmental Citizen Suits at Thirtysomething: A Celebration & Summit Symposium*, Part II, 10 WIDENER L. REV. i (2004).

Foreword, *Environmental Citizen Suits at Thirtysomething: A Celebration & Summit Symposium*, Part I, 10 WIDENER L. REV. i (2003).

The Road to Perdition: The Demise of TMDL Litigation, in CLEAN WATER ACT: LAW AND REGULATION 317 (ALI-ABA Course of Study Nov. 5-7, 2003).

FACULTY PUBLICATIONS

Where the Water Hits the Road: Case Update to Recent Developments in Clean Water Act Litigation, in CLEAN WATER ACT: LAW AND REGULATION 421 (ALI-ABA Course of Study Nov. 5-7, 2003).

Recent Developments in TMDL Litigation: 1999-2002, in CLEAN WATER ACT: LAW AND REGULATION 133 (ALI-ABA Course of Study Oct. 23-25, 2002).

Recent Developments in Clean Water Act Litigation: September 2001-2002, in CLEAN WATER ACT LAW AND REGULATION 257 (ALI-ABA Course of Study Oct. 23-25, 2002).

& Wendy L. Myers, *It is Still Not a Shore Thing: Environmental Improvement and Industrial Uses of Delaware's Coastal Zone*, DEL. LAW., Spring 1999, at 20.

Unfinished Business: Restoring Water Quality in Delaware, DEL. LAW., Spring 1998, at 14.

DORETTA MASSARDO MCGINNIS

ARTICLES

Comment, *Prosecution of Mothers of Drug-Exposed Babies: Constitutional and Criminal Theory*, 139 U. PA. L. REV. 505 (1990).

MARY BRIGID MCMANAMON

BOOKS

ET AL., 2000, 2001, 2002 SUPPLEMENT: MATERIALS FOR A BASIC COURSE IN CIVIL PROCEDURE (Foundation Press Supp. 2000--).

ARTICLES

The History of the Civil Procedure Course: A Study in Evolving Pedagogy, 30 ARIZ. ST. L.J. 397 (1998).

Book Review, *Challenging the Hart and Wechsler Paradigm*, 27 CONN. L. REV. 833 (1995) (reviewing LOUISE WEINBERG, FEDERAL COURTS: CASES AND COMMENTS ON JUDICIAL POWER (1994)).

Felix Frankfurter: The Architect of "Our Federalism", 27 GA. L. REV. 697 (1993).

Is the Recent Frenzy of Civil Justice Reform a Cure-All or a Placebo? An Examination of the Plans of Two Pilot Districts, 11 REV. LITIG. 329 (1992).

FACULTY PUBLICATIONS

Dispelling the Myths of Pendent and Ancillary Jurisdiction: The Ramifications of a Revised History, 46 WASH. & LEE L. REV. 863 (1989).

OTHER

Vanderbilt, Arthur T., in THE OXFORD COMPANION TO AMERICAN LAW 817 (Kermit L. Hall et al. eds., Oxford Univ. Press 2002).

Brief of Professors Lawrence A. Hamermesh and Mary Brigid McManamon as Amici Curiae Supporting Petitioners, CA Pub. Employees Ret. Sys. v. Felzen, 525 U.S. 315 (S. Ct. 1998) (No. 97-1732).

ET AL., TEACHER'S MANUAL TO ACCOMPANY MATERIALS FOR A BASIC COURSE IN CIVIL PROCEDURE (Foundation Press 1998).

S. 1629B The Tenth Amendment Enforcement Act of 1996: Hearings on S. 1629 Before the Committee on Governmental Affairs, 104th Cong. 2d Sess. 232-241 & 247-257 (1996) (testimony of Mary Brigid McManamon).

A Case For a Closer Examination of Our So-Called 'Neutral' Principles, WIDENER SCH. L. MAG., Spr. 1994, at 22.

ROBYN L. MEADOWS

CHAPTERS

When Foreclosure Sales Go Awry: Damages for Purchasers at Improper Foreclosure Sales, 10 Com. Damages (MB) 421 (Sept. 1995) (*adapted from* Robyn L. Meadows, *A Potential Pitfall for the Unsuspecting Purchaser of Repossessed Collateral: The Overlooked Interaction Between Sections 9-504(4) and 2-312(2) of the Uniform Commercial Code*, 44 AM. U. L. REV. 167 (1994)).

ARTICLES

et al., *Sales* (Uniform Commercial Code Annual Survey), 61 BUS. LAW. 1545 (2006).

et al., *Sales* (Uniform Commercial Code Annual Survey), 60 BUS. LAW. 1639 (2005).

Unconscionability as a Contract Policing Device for the Elder Client: How Useful Is It? 38 AKRON L. REV. 741 (2005).

et al., *Sales*, (Uniform Commercial Code Annual Survey), 59 BUS. LAW. 1557 (2004).

FACULTY PUBLICATIONS

et al., *Sales*, (Uniform Commercial Code Annual Survey), 58 BUS. LAW. 1545 (2003).

et al., *Sales* (Uniform Commercial Code Annual Survey), 57 BUS. LAW. 1669 (2002).

et al., *Sales* (Uniform Commercial Code Annual Survey), 56 BUS. LAW. 1747 (2001).

Code Arrogance and Displacement of Common Law and Equity: a Defense of Section 1-103 of the Uniform Commercial Code, 54 SMU L. REV. 535 (2001).

et al., *Sales* (Uniform Commercial Code Annual Survey), 56 BUS. LAW. 1747 (2001).

et al., *Sales* (Uniform Commercial Code Annual Survey), 55 BUS. LAW. 1951 (2000).

Bankruptcy Reform and the Elderly: The Effect of Means-Testing on Older Debtors, 36 IDAHO L. REV. 227 (2000).

et al., *Sales* (Uniform Commercial Code Annual Survey), 54 BUS. LAW. 1831 (1999).

Warranties of Title, Foreclosure, Sales and the Proposed Revision of U.C.C. §9-504: Has the Pendulum Swung Too Far?, 65 FORDHAM L. REV. 2419 (1997).

A Potential Pitfall for the Unsuspecting Purchaser of Repossessed Collateral: The Overlooked Interaction Between Sections 9-504(4) and 2-312(2) of the Uniform Commercial Code, 44 AM. U. L. REV. 167 (1994).

Recovery By Stepchildren in Wrongful Death Actions, 40 U. KAN. L. REV. 777 (1992).

OTHER

et al., *Uniform Commercial Code Annual Survey: Introduction*, 61 BUS. LAW. 1541 (2006).

et al., *Uniform Commercial Code Annual Survey: Introduction*, 60 BUS. LAW. 1635 (2005).

et al., *Uniform Commercial Code Annual Survey: Introduction*, 59 BUS. LAW. 1553 (2004).

et al., *Uniform Commercial Code Annual Survey: Introduction*, 58 BUS. LAW. 1541 (2003).

et al., *Uniform Commercial Code Annual Survey: Introduction*, 57 BUS. LAW. 1667 (2002).

et al., *Uniform Commercial Code Annual Survey: Introduction*, 56 BUS. LAW. 1743 (2001).

et al., *Uniform Commercial Code Annual Survey: Introduction*, 55 BUS. LAW. 1947 (2000).

et al., *The Uniform Commercial Code Survey: Introduction*, 54 BUS. LAW. 1827 (1999).

FACULTY PUBLICATIONS

RICHARD L. MENDALES

CHAPTERS

USA Report, in RESCUES OF COMPANIES 451 (Winfried F. Schmitz et al. eds., AIJA LIBRARY, Kluwer Law International Ltd., 1998).

ARTICLES

Rethinking Exemptions in Bankruptcy, 40 B.C. L. REV. 851 (1999).

Looking Under the Rock: Disclosure of Bankruptcy Issues Under the Securities Laws, 57 OHIO ST. L.J. 731 (1996), *reprinted in* 29 SEC. REV. 129 (1997).

We Can Work It Out: The Interaction of Bankruptcy and Securities Regulation in the Workout Context, 46 RUTGERS L. REV. 1211 (1994).

The New Junkyard of Corporate Finance: The Treatment of Junk Bonds in Bankruptcy, 69 WASH. U. L.Q. 1137 (1991).

& Michael L. Cook, *The Uniform Fraudulent Transfer Act: An Introductory Critique*, 62 AM. BANKR. L.J. 87 (1988).

OTHER

Paul D. Cravath, in AMERICAN NATIONAL BIOGRAPHY (Oxford University 1999).

et. al., *Fraudulent Transfers*, in BASIC BANKRUPTCY at 195 (PLI Comm. L. & Prac. Course Handbook Series No. A4-4221, 1988).

et. al., *Fraudulent Transfers*, in CURRENT DEVELOPMENTS IN BANKRUPTCY AND REORGANIZATION 1988 at 265 (PLI Comm. L. & Prac. Course Handbook Series No. A4-4214, 1988).

et. al., *Fraudulent Transfers*, in CURRENT DEVELOPMENTS IN BANKRUPTCY REORGANIZATION 1987 at 127 (PLI Comm. L. & Prac. Course Hand book Series No. A4-4189, 1987).

NICHOLAS A. MIRKAY

ARTICLES

Relinquish Control! Why the IRS Should Change Its Stance on Exempt Organizations in

FACULTY PUBLICATIONS

Ancillary Joint Ventures, 6 NEV. L.J. 21 (2005).

State Taxation of Nonresidents' Deferred Income: The Eroding Future of Source Taxation, 16 J. STATE TAX'N 9 (1997).

Note, *The Supreme Court's Decision in Cheek: Does It Encourage Willful Tax Evasion?*, 56 MISSOURI L. REV. 1119 (1991).

Note, *Bankruptcy and Class Actions: The Continuing Conflict Over Class Proofs of Claim*, 56 MISSOURI L. REV. 749 (1991).

OTHER

& Lisa D. McLaughlin, *Traps for the Unwary: Tax-Exempt Organizations' Compliance with the Intermediate Sanctions Rules and Lobbying and Political Campaign Prohibitions*, 49 ST. LOUIS B.J. 18 (2003).

JULIET M. MORINGIELLO

ARTICLES

Has Congress Slimmed Down The Hogs?: A Look at the BAPCA Approach to Pre-Bankruptcy Planning, 15 WIDENER L.J. 615 (2006).

& William L. Reynolds, *Electronic Contracting Cases 2005-2006*, (Survey-Cyberspace Law) 62 BUS. LAW. 195 (2006).

& William L. Reynolds, *Internet Contracting Cases 2004-2005*, 61 BUS. LAW. 433 (2005).

Signals, Assent and Internet Contracting, 57 RUTGERS L. REV. 1307 (2005).

Seizing Domain Names to Enforce Judgments: Looking Back to Look to the Future, 72 U. CIN. L. REV. 95 (2003).

et al., *Browse-Wrap Agreements: Validity of Implied Assent in Electronic Form Agreements*, 59 BUS. LAW. 279 (2003).

Revised Article 9, Liens From the Fringe, and Why Sometimes Signatures Don't Matter, 10 WIDENER J. PUB. L. 135 (2001).

A Tale of Two Codes: Examining § 522(f) of the Bankruptcy Code, § 9-103 of the Uniform Commercial Code and the Proper Role of State Law in Bankruptcy, 79 WASH. U. L. Q. 863

FACULTY PUBLICATIONS

(2001).

Distinguishing Hogs from Pigs: A Proposal for A Preference Approach to Pre-Bankruptcy Planning, 6 AM. BANKR. INST. L. REV. 103 (1998).

A Mortgage By Any Other Name: A Plea for the Uniform Treatment of Installment Land Contracts and Mortgages Under the Bankruptcy Code, 100 DICK. L. REV. 733 (1996).
Silencing the Loose Cannon: The Need for the Bankruptcy Code to Recognize Letters of Credit, 27 LOY. L.A. L. REV. 619 (1994).

OTHER

Contracts, Payments and What to do With all That Data: Introduction to the 2006 Cyberspace Survey, 62 BUS. LAW. 193 (2006).

Cyberspace Law Survey: Introduction, 61 BUS. LAW. 431 (2005).

Grasping Intangibles: Domain Names and Creditors' Rights, J. INTERNET L., Sept. 2004, at 3.

From Vending Machines to Web Sites: Mutual Assent Between Man and Machine, FIFTH INT'L CONF. ON ELECTRONIC COM. 393 (2003).

'Paper World' Analogies to Web Site Terms and Conditions: Travel Tickets and Other Similar Forms, ABA Section of Business Law eSource, Volume 2, No. 2 (July, 2003), at <http://www.abanet.org/buslaw/newsletter/0014/materials/paperworld.pdf>.

Priorities Under Revised Article 9 of the Uniform Commercial Code in REVISED ARTICLE 9 at 20 (PBI Publication No. 2001-2795, 2001).

H. GEOFFREY MOULTON, JR.

ARTICLES

Consistency, Proportionality, and Substantive Judicial Review in Capital Sentencing, 80 IND. L.J. 98 (2005).

& Daniel C. Richman, *Of Prosecutors and Special Prosecutors: An Organizational Perspective*, 5 WIDENER L. SYMP. J. 79 (2000).

The Quixotic Search for a Judicially Enforceable Federalism, 83 MINN. L. REV. 849 (1999).

Federalism and Choice of Law in the Regulation of Legal Ethics, 82 MINN. L. REV. 73 (1997).

Note, *Alien Corporations and Federal Diversity Jurisdiction*, 84 COLUM. L. REV. 177 (1984).

FACULTY PUBLICATIONS

OTHER

& Samuel E. Klein, *The Door to Open Government*, in TAPPING OFFICIALS' SECRETS: THE DOOR TO OPEN GOVERNMENT IN PENNSYLVANIA (Reporters Committee for Freedom of the Press, 1989; c1993).

& Samuel E. Klein, *Survey of the Pennsylvania Law of Defamation*, in LIBEL DEFENSE RESOURCE CENTER 50-STATE SURVEY 1992-93, at 762 (Henry R. Kaufman ed., 1993).

et al., *Punitive Damages*, in LIBEL LITIGATION 1992, at 297 (PLI PAT., COPYRIGHTS, TRADEMARKS & LITERARY PROP. COURSE HANDBOOK SERIES No. 338, 1992).

KATHARINE F. NELSON

ARTICLES

Resolving Native American Land Claims and the Eleventh Amendment: Changing the Balance of Power, 39 VILL. L. REV. 525 (1994).

The 1990 Federal "Fallback" Statute of Limitations: Limitations by Default, 72 NEB. L. REV. 454 (1993).

OTHER

Make the Student the Professor, THE LAW TCHR., (Inst. for L. Sch. Teaching, Gonz. U.) Fall 2001, at 16.

Year-Long Simulation in Civil Procedure, in TECHNIQUES FOR TEACHING LAW, at 200 (Gerald F. Hess & Steven Friedland eds., Carolina Academic Press (1999)).

NATHANIEL C. NICHOLS

ARTICLES

When Harry Met Sally: Client Counseling Under BAPCPA, 15 WIDENER L.J. 641 (2006).

Modeling Professionalism: The Process From a Clinical Perspective, 14 WIDENER L.J. 441 (2005).

Home Alone: Home Mortgage Foreclosure Rescue Scams and the Theft of Equity, 11 J. AFFORDABLE HOUSING & COMMUNITY DEV. L. 280 (2001).

FACULTY PUBLICATIONS

et al., *Decanal and Administrative Opportunities in the New Millennium*, 6 WIDENER L. SYMP. J. 175 (2000).

The Poor Need Not Apply: Moralistic Barriers to Bankruptcy's Fresh Start, 25 RUTGERS L. J. 329 (1994).

Clients, Colleagues and Conscience: Affective Taxonomy in the Live Client Clinic, 9 J. PROF. LEGAL EDUC. 97 (1991).

OTHER

Foreword, 6 WIDENER L. SYMP. J. i (2000).

JOHN F. NIVALA

ARTICLES

The Landscape Art of Daniel Urban Kiley, 29 WM. & MARY ENVTL. L. & POL'Y REV. 267 (2005).

Droit Patrimoine: The Barnes Collection, the Public Interest, and Protecting Our Cultural Inheritance, 55 RUTGERS L. REV. 477 (2003).

Preservation is Process: The Designation of 'Dream Garden' as a Historic Object, in *Preservation Law Symposium: Re-Inventing the Past*, 8 WIDENER L. SYMP. J. 237 (2002).

Saving the Spirit of Our Places: A View on Our Built Environment, 15 UCLA J. ENVTL. L. & POL'Y 1 (1997).

The Architecture of a Lawyer's Operation: Learning from Frank Lloyd Wright, 20 J. LEGAL PROF. 99 (1995-96).

Constitutional Architecture: The First Amendment and the Single Family House, 33 SAN DIEGO L. REV. 291 (1996).

The Future of Our Past: Preserving Landmark Preservation, 5 N.Y.U. ENVTL. L.J. 83 (1996).

Planned Parenthood v. Casey: The Death of Repose in Reproductive Decision making, 4 SETON HALL CONST. L.J. 47 (1993).

Zen and the Art of Becoming (and Being) a Lawyer, 15 U. PUGET SOUND L. REV. 387 (1992).

An Architecture for Advocacy: A Sense of the Whole, 17 J. LEG. PROF. 19 (1992).

FACULTY PUBLICATIONS

From Bauhaus to Courthouse: An Essay on Educating for Practice of the Craft, The American Bar Association's National Conference on Professional Skills and Legal Education, 19 N.M. L. REV. 237 (1989).

Our Nature in Balance: An Essay on Eighteenth-Century Landscape Gardening and Twentieth-Century Lawyering, 38 J. LEGAL EDUC. 305 (1988).

Fair Dealing in Employment Associations: The Reciprocity of Respect, 4 HOFSTRA LAB. L.J. 1 (1986).

The Steward's Legislative Role in Workplace Government: A Proposal for Immunity from Employer Discipline, 8 INDUS. REL. L.J. 186 (1986).

WESLEY OLIVER

ARTICLES

Magistrates' Examinations, Police Interrogations, and Miranda—Like Warnings in the Nineteenth Century, 81 TUL. L. REV. 777 (2007).

The Rise and Fall of Material Witness Detention in Nineteenth Century New York, 1 N.Y.U. J. L. & LIBERTY 727 (2005).

Toward a Better Categorical Balance of the Costs and Benefits of the Exclusionary Rule, 9 BUFF. CRIM. L. REV. 201 (2005).

A Round Peg in a Square Hole: Federal Forfeiture of State Professional Licenses, 28 AM. J. CRIM. L. 179 (2001).

With an Evil Eye and an Unequal Hand: Pretextual Stops and Doctrinal Remedies to Racial Profiling, 74 TUL. L. REV. 1409 (2000).

OTHER

Editorial, *Recordings Can Protect Those Secretly Taped*, PATRIOT NEWS (Harrisburg, PA), June 17, 2007 at F1.

Editorial, *Rulings Lose Track of Innocent*, PATRIOT NEWS (Harrisburg, PA), June 3, 2007 at F1.

PAMELA L. PERRY

Let Them Become Professionals: An Analysis of the Failure to Enforce Title VII's Pay Equity

FACULTY PUBLICATIONS

Mandate, 14 HARV. WOMEN'S L.J. 127 (1991).

Two Faces of Disparate Impact Discrimination, 59 FORDHAM L. REV. 523 (1991).

Balancing Equal Employment Opportunities With Employers' Legitimate Discretion: The Business Necessity Response to Disparate Impact Discrimination Under Title VII, 12 INDUS. REL. L.J. 1 (1990).

Age Discrimination – Involuntary Retirement – McMann v. United Air Lines, Inc., 66 GEO. L.J. 173 (1977).

ROBERT C. POWER

ARTICLES

Pinochet and the Uncertain Globalization of Criminal Law, 39 GEO. WASH. INT'L L. REV. 89 (2007).

Changing Expectations of Privacy and the Fourth Amendment, 16 WIDENER L. J. 43 (2006).

Federalism, Fig Leaves, and the Games Lawyers Play, 12 WIDENER L.J. 551 (2003).

Rulemaking Developments, 8 WIDENER J. PUB. L. 419 (1999).

Reasonable and Other Doubts: The Problem of Jury Instructions, 67 TENN. L. REV. 45 (1999).

The Fourth Revolution, 52 WASH. & LEE L. REV. 1699 (Winter 1996).

Affirmative Action and Judicial Incoherence, 55 OHIO ST. L.J. 79 (1994).

Integrating Theory With Practice, 1 WIDENER J. PUB. L. 193 (1992).

The Textualist, 84 NW. U. L. REV. 711 (1990).

The Education of Robert Bork, 10 U. BRIDGEPORT L. REV. 7 (1989).

Technology and the Fourth Amendment: A Proposed Formulation for Visual Searches, 80 J. CRIM. L. & CRIMINOLOGY 1 (1989).

The Fast Food of Modern Legal Realism, 68 B.U. L. REV. 507 (1988) (reviewing RICHARD NEELY, *JUDICIAL JEOPARDY: WHEN BUSINESS COLLIDES WITH THE COURTS* (1986)).

Help Is Sometimes Close at Hand: The Exhaustion Problem and the Ripeness Solution, 1987 U. ILL. L. REV. 547.

FACULTY PUBLICATIONS

Comment, *Emergency Jurisprudence: Interim Relief Granted by Circuit Justices*, 69 NW. U. L. REV. 436 (1974).

Comment, *Presumptions and Due Process: Congress Attacks Organized Crime*, 68 NW. U. L. REV. 961 (1973).

OTHER

Tribute, *Pennsylvania Supreme Court, Chief Justice Nix: He Will be Missed*, 13 WIDENER L. J. 463 (2004).

Introduction, *Modern Ethical Dilemmas for ALJs and Government Lawyers: Conflicts of Interest, Appearances of Impropriety, and Other Ethical Considerations*, 11 WIDENER J. PUB. L. 1 (2002).

Regulating Petroleum Prices: The Law That Would Not Die, 1987-88 PREVIEW U.S. SUP. CT. CASES 280.

LOREN D. PRESCOTT, JR.

ARTICLES

Management and Consulting Services: The Impact on Exempt Status and UBIT, 42 EXEMPT ORG. TAX REV. 209 (2003).

Pennsylvania Charities, Tax Exemption, and the Institutions of Purely Public Charity Act, 72 TEMP. L. REV. 951 (2000).

Challenging the Adversarial Approach to Taxpayer Representation, 30 LOY. L.A. L. REV. 693 (1997).

Cottage Savings Association v. Commissioner: Refining the Concept of Realization, 60 FORDHAM L. REV. 437 (1991).

Customer Deposits: Tax-Free Security or Prepaid Income?, 41 U. FLA. L. REV. 773 (1989).

OTHER

et al., *Moral Positions and Academic Conduct: Parameters of Tolerance for Ethics Failure*, 73 J. HIGHER EDUC. 461 (2002).

Book Review, 16 REV. TAX'N INDIV. 294 (1992) (reviewing MICHAEL B. LANG & COLLEN A. KHORY, FEDERAL TAX ELECTIONS (1991)).

FACULTY PUBLICATIONS

SUSAN M. RAEKER-JORDAN

ARTICLES

Impeachment Calls and Death Threats: Assessing Criticisms of the Death Penalty Jurisprudence of Justices Kennedy and O'Connor, 52 WAYNE L. REV. 1127 (2006).

Parsing Personal Predilections: A Fresh Look at the Supreme Court's Cruel and Unusual Death Penalty Jurisprudence, 58 ME. L. REV. 99 (2006).

A Study in Judicial Sleight of Hand: Did Geier v. American Honda Motor Co. Eradicate the Presumption Against Preemption?, 17 BYU J. PUB. L. 1 (2002).

The Pre-Emption Presumption that Never Was: Pre-Emption Doctrine Swallows the Rule, 40 ARIZ. L. REV. 1379 (1998).

A Pro-Death, Self-Fulfilling Constitutional Construct: The Supreme Court's Evolving Standard of Decency for the Death Penalty, 23 HASTINGS CONST. L.Q. 455 (1996).

OTHER

Annual Survey of South Carolina Law/ Tort Law: *Plaintiff Does Not Need to Allege a "Sale" in a Strict Liability Action*, 39 S.C. L. REV. 206 (1987).

Annual Survey of South Carolina Law/ Tort Law: *Liability of Information Suppliers Expanded*, 39 S.C. L. REV. 194 (1987).

Annual Survey of South Carolina Law/Practice and Procedure: *Defendant Not Allowed to Assert Collateral Estoppel Against Stranger to Prior Judgment*, 39 S.C. L. REV. 122 (1987).

LAURA K. RAY

ARTICLES

Laughter at the Court: The Supreme Court as a Source of Humor, 79 S. CAL. L. REV. 1397 (2006).

America Meets the Justices: Explaining the Supreme Court to the General Reader, 72 TENN. L. REV. 573 (2005).

Lives of the Justices: Supreme Court Autobiographies, 37 CONN. L. REV. 233 (2004).

Justices at Home: Three Supreme Court Memoirs, 101 MICH. L. REV. 2103 (2003) (reviewing

FACULTY PUBLICATIONS

SANDRA DAY O'CONNOR & H. ALAN DAY, *LAZY B: GROWING UP ON A CATTLE RANCH IN THE AMERICAN SOUTHWEST* (2002); *THE FORGOTTEN MEMOIR OF JOHN KNOX: A YEAR IN THE LIFE OF A SUPREME COURT CLERK IN FDR'S WASHINGTON* (Dennis J. Hutchinson & David J. Garrow eds., 2002); and MALVINA SHANKLIN HARLAN, *SOME MEMORIES OF A LONG LIFE, 1854-1911* (2002)).

Judging the Justices: A Supreme Court Performance Review, 76 *TEMP. L. REV.* 209 (2003).

Justice Ginsburg and the Middle Way, 68 *BROOK. L. REV.* 629 (2003).

Judicial Personality: Rhetoric and Emotion in Supreme Court Opinions, 59 *WASH. & LEE L. REV.* 193 (2002).

The Road to Bush v. Gore: The History of the Supreme Court's Use of the Per Curiam Opinion, 79 *NEB. L. REV.* 517 (2000), reprinted in abridged form, as *The History of the Per Curiam Opinion: Consensus and Individual Expression on the Supreme Court*, 27 *J. SUP. CT. HIST.* 176 (2002).

Autobiography and Opinion: The Romantic Jurisprudence of Justice William O. Douglas, 60 *U. PITT L. REV.* 707 (1999).

Judicial Fictions: Images of Supreme Court Justices in the Novel, Drama, and Film, 39 *ARIZ. L. REV.* 151 (1997).

A Law Clerk and His Justice: What William Rehnquist Did Not Learn From Robert Jackson, 29 *IND. L. REV.* 535 (1996).

Discipline Through Delegation: Solving the Problem of Congressional Housecleaning, 55 *U. PITT. L. REV.* 389 (1994).

From Prerogative to Accountability: The Amenability of the President to Suit, 80 *KY. L.J.* 739 (1991-92).

The Justices Write Separately: Uses of the Concurrence by the Rehnquist Court, 23 *U.C. DAVIS L. REV.* 777 (1990).

Justice Brennan and the Jurisprudence of Dissent, 61 *TEMPLE L. REV.* 307 (1988).

The Figure in the Judicial Carpet: Images of Family and State in Supreme Court Opinions, 37 *J. LEGAL EDUC.* 331 (1987).

Toward Contractual Rights for College Students, 10 *J.L. & EDUC.* 163 (1981).

OTHER

FACULTY PUBLICATIONS

Holder v. Hall, in THE OXFORD COMPANION TO THE SUPREME COURT OF THE UNITED STATES 466 (Kermit L. Hall et al., eds., 2nd ed. 2005).

& Ellen A. Peters, *Preargument Settlement Program*, CONN. LAW., Sept. 1988, at 6.

“Dickens and ‘The Magic Barrel’”: *Studies in American Jewish Literature*, 4 (1978), 35-40.

“Kenneth Grahame and the Literature of Childhood,” *English Literature in Transition*, 20 (1977), 3-12.

“Childhood and the English Novel,” *Genre*, 8 (1975), 89-106.

“The Mysteries of *Gaudy Night*: Feminism, Faith, and the Depths of Character,” *Mystery & Detection Annual*, 1973, 272-85.

Review of Ralph E. Hone, *Dorothy L. Sayers: A Literary Biography*, and Margaret P. Hannay, ed., *As Her Whimsey Took Her*, *Studies in the Novel*, 12 (1980), 170-73.

Review of Kathryn Kish Sklar, *Catherine Beecher: A Study in American Domesticity*, *The Yale Review*, 53 (1974), vi-viii.

THOMAS J. REED

BOOKS

& HON. EUNICE L. ROSS, *WILL CONTESTS* (West Group 2d ed. 1999, & Cum. Supp. 2006).

& HON. EUNICE L. ROSS, *WILL CONTESTS* (Clark Boardman Callaghan 1992 & Supp. 1998).

CHAPTERS

Notas Sobre el Desarrollo de Normas de la Prueba Para el Ecuador, in *RUPTURA 2002* 101 (Francisco Jose Salgado Ribadeneira et al. eds., Asociacion Escuela de Derecho 2002).

Evidentiary Issues, in *Family Law & Practice* (MB) Chapter 20 (Arnold H. Rutkin ed., 1986).

ARTICLES

Admitting the Accused’s Criminal History: The Trouble With Rule 404(b), 78 *TEMP. L. REV.* 201 (2005).

Crawford v. Washington and the Irretrievable Breakdown of a Union: Separating the Confrontation Clause from the Hearsay Rule, 56 *S.C. L. REV.* 185 (2004).

FACULTY PUBLICATIONS

& Neil S. Kaye, *Tardive Dyskinesia: Tremors in Law and Medicine*, 27 J. AM ACAD. PSYCHIATRY L. 315 (1999).

The Character Evidence Defense: Acquittal Based on Good Character, 45 CLEVE. ST. L. REV. 345 (1997).

The Futile Fifth Step: Compulsory Disclosure of Confidential Communications Among Alcoholics Anonymous Members, 70 ST. JOHN'S L. REV. 693 (1996).

Evidentiary Failures: A Structural Theory of Evidence Applied to Hearsay Issues, 18 AM. J. TRIAL ADVOC. 353 (1994).

Reading Gaol Revisited: Admission of Uncharged Misconduct Evidence in Sex Offender Cases, Special Issue: Sex & the Criminal Law, 21 AM. J. CRIM. L. 127 (1993).

The Pushy Ox: Character Evidence in Pennsylvania Civil Actions, 58 TEMP. L.Q. 623 (1985).

Admission of Other Criminal Act Evidence After Adoption of the Federal Rules of Evidence, 53 U. CIN. L. REV. 113 (1984).

Over the Hill to the Poor House—The Failure of Section 522 Bankruptcy Exemptions Under the Bankruptcy Reform Act of 1978, 61 DEN. L.J. 1 (1984).

The Development of the Propensity Rule in Federal Criminal Causes 1840-1975, 51 U. CIN. L. REV. 299 (1982).

Trial by Propensity: Admission of Other Criminal Acts Evidenced in Federal Criminal Trials, 50 U. CIN. L. REV. 713 (1981).

Breaking Wills in Indiana, 14 IND. L. REV. 865 (1981).

Training the American Aristocracy: An Historical Examination of American Legal Education Models, 6 TEX. S.U.L. REV. 317 (1981).

The Stolen Birthright--An Examination of the Psychology of Testation and an Analysis of the Law of Testamentary Capacity--A Modest Proposal, 1 W. NEW ENG. L. REV. 429 (1978-79).

Age Discrimination In Employment: The 1978 ADEA Amendments And The Social Impact of Aging, 2 U. PUGET SOUND L. REV. 15 (1978).

Anatomy of a Deficiency Action: A Case of Deficiency Balance After Repossession of an Automobile, 82 COM. L.J. 37 (1977).

The First Ten Years of the Age Discrimination in Employment Act, 4 OHIO N.U.L. Rev. 748 (1977).

FACULTY PUBLICATIONS

OTHER

The Re-Birth of the Delaware Rules of Evidence: A Summary of the 2002 Changes in the Delaware Uniform Rules of Evidence. 5 DEL. L. REV. 155 (2002).

Foreword, *in* Preservation Law Symposium: Re-Inventing the Past, 8 WIDENER L. SYMP. J. i (2002).

ET AL., UNTYING THE POLITICAL KNOT: DELAWARE DURING THE WAR BETWEEN THE STATES (Broadfoot Publishing Co., Wilmington, N.C. 2001).

TO MY BELOVED WIFE & BOY AT HOME: THE LETTERS AND DIARIES OF ORDERLY SERGEANT JOHN F.L. HARTWELL (Ann Hartwell Britton & Thomas J. Reed eds., Fairleigh Dickinson University Press 1997).

TIBBITS' BOYS: A HISTORY OF THE 21ST NEW YORK CAVALRY (University Press of America 1997).

NITA PROBLEMS IN EVIDENCE: STUDENT MANUAL (National Institute for Trial Advocacy 1991).

& E. John Wherry, Jr., *The Hobgoblin Argument: Why Law Schools Can Teach Trial Practice Effectively*, N.J. TRIAL LAW., Spring 1989, at 12.

& Dean Anthony J. Santoro, *William J. Connor: April 14, 1919-April 5, 1987; Father, Husband, Political Leader, Community Leader, Musician, Professor, Lawyer and Friend*, 13 DEL. J. CORP. L. 1 (1988).

A PROFILE OF BRIG. GENERAL ALFRED N. A. DUFFIE (MA/AH Publishing 1982).

PAUL L. REGAN

CHAPTERS

Settlement of Class and Derivative Actions, 7 M & A & Corp. Governance L. Rep. (Computer L. Rep.) 794 (1992).

ARTICLES

What's Left of Unocal? 27 DEL. J. CORP. L. 947 (2001).

Great Expectations? A Contract Law Analysis for Preclusive Corporate Lock-Ups, 21 CARDOZO L. REV. 1 (1999).

FACULTY PUBLICATIONS

The Unimportance of Being Earnest: Paramount Rewrites the Rules for Enhanced Scrutiny in Corporate Takeovers, 46 HASTINGS L.J. 125 (1994).

JUDITH L. RITTER

ARTICLES

Your Lips Are Moving...But the Words Aren't Clear: Dissecting the Presumption That Jurors Understand Instructions, 69 MISSOURI L. REV. 163 (2004).

The X Files: Joint Trials, Redacted Confessions and Thirty Years of Sidestepping Bruton, 42 VILL. L. REV. 855 (1997).

OTHER

Criminal Trials of Co-Defendants: The United States Supreme Court Clarifies the Rules, 20 PA. B. ASS'N Q. 25 (1999).

Recent Decision, *Prejudgment Attachment As a Means of Reaching Foreign Securities: Inter-Regional Financial Group, Inc. v. Hashemi*, 10 LAW & POL'Y INT'L BUS. 1017 (1978).

CHRISTOPHER J. ROBINETTE

ARTICLES

Torts Rationales, Pluralism and Isaiah Berlin, 14 GEO.MASON L. REV. 329 (2007).

Can There Be a Unified Theory of Torts? A Pluralist Suggestion from History and Doctrine, 43 BRANDEIS L.J. 369 (2005).

& Paul G. Sherland, *Contributory or Comparative: Which is the Optimal Negligence Rule?* 24 N. ILL. U. L. REV. 41 (2003).

& Jeffrey O'Connell, *The Role of Compensation in Personal Injury Tort Law: A Response to the Opposite Concerns of Gary Schwartz and Patrick Atiyah*, 32 CONN. L. REV. 137 (1999).

& Jeffrey O'Connell, *"Choice Auto Insurance": Do Theories of Justice Require Linkage Between Injurers and the Injured?* 1997 U. ILL. L. REV. 1109.

LEONARD N. SOSNOV

FACULTY PUBLICATIONS

BOOKS

& DAVID RUDOVSKY, PENNSYLVANIA CRIMINAL PROCEDURE: LAW, COMMENTARY AND FORMS (West's Pennsylvania Practice Series, West Group 2d ed. 2001 (pocket parts 2001)).

& DAVID RUDOVSKY, PENNSYLVANIA CRIMINAL PROCEDURE: FORMS AND COMMENTARY (West's Pennsylvania Practice II, West Publishing Co. 1991; pocket parts 1992-).

ARTICLES

Separation of Powers Shell Game: The Federal Witness Immunity Act, 73 TEMP. L. REV. 171 (2000).

No Mere Error of State Law: When State Appellate Courts Deny Criminal Defendants Due Process, 63 TENN. L. REV. 281 (1996).

Due Process Limits on Sentencing Power: A Critique of Pennsylvania's Imposition of a Recidivist Mandatory Sentence Without a Prior Conviction, 32 DUQ. L. REV. 461 (1994).

Criminal Procedure Rights Under the Pennsylvania Constitution: Examining the Present and Exploring the Future, in *Securing Individual Rights Under the Pennsylvania Constitution Symposium*, 3 WIDENER J. PUB. L. 217 (1993).

ANDREW L. STRAUSS

BOOKS

ET AL., INTERNATIONAL LAW AND WORLD ORDER: A PROBLEM-ORIENTED COURSEBOOK (Thomson West 4th ed. 2006).

ET AL., SUPPLEMENT OF BASIC DOCUMENTS TO INTERNATIONAL LAW AND WORLD ORDER (Thomson West 4th ed. 2006).

CHAPTERS

& Richard Falk, *The Deeper Challenges of Global Terrorism: A Democratizing Response*, in *DEBATING COSMOPOLITICS* 203 (Danielle Archibugi, ed. Verso, 2003).

& Richard Falk, *Reviving the Dream of Global Democracy*, in *HOPE IN A DARK TIME: REFLECTIONS ON HUMANITY'S FUTURE* at 133 (David Krieger, ed., Capra Press (2003)).

& Richard Falk, *Toward Global Parliament*, 80 FOREIGN AFF. 212 (2001) *reprinted in A READER ON SECOND ASSEMBLY & PARLIAMENTARY PROPOSALS* 11 (Saul H. Mendlovitz & Barbara Walker, eds., Center for UN Reform Education 2003).

FACULTY PUBLICATIONS

Overcoming the Dysfunction of the Bifurcated Global System: The Promise of a Peoples Assembly, 9 TRANSNAT'L L. & CONTEMP. PROBS. 489 (1999); reprinted in REFRAMING THE INTERNATIONAL: LAW, CULTURE, POLITICS 83 (Richard Falk et al., eds., Routledge 2002).

Beyond National Law: The Neglected Role of the International Law of Personal Jurisdiction in Domestic Courts, 36 HARV. INT'L L.J. 373 (1995); reprinted in JURISDICTION IN INTERNATIONAL LAW at 423 (W. Michael Reisman ed., Ashgate/Dartmouth Pub. 1999).

ARTICLES

Is International Law a Threat to Democracy: Framing the Question, 12 ILSA J. INT'L & COMP. L. 555 (2006).

ET AL., INTERNATIONAL LAW AND WORLD ORDER: A PROBLEM-ORIENTED COURSEBOOK (Thomson West 4th ed. 2006).

ET AL., SUPPLEMENT OF BASIC DOCUMENTS TO INTERNATIONAL LAW AND WORLD ORDER (Thomson West 4th ed. 2006).

The Legal Option: Suing the United States in International Forums for Global Warming Emissions, 33 Env'tl. L. Rep. (Env'tl. L. Inst.) 10185 (2003).

& Richard Falk, *Toward Global Parliament*, 80 FOREIGN AFF. 212 (2001) reprinted in A READER ON SECOND ASSEMBLY & PARLIAMENTARY PROPOSALS 11 (Saul H. Mendlovitz & Barbara Walker, eds., Center for UN Reform Education 2003).

Introductory Remarks: AIDS and Globalization--The Question Presented, 35 J. MARSHALL L. REV. 398 (2002).

Panel Introductory Presentation, Citizens in the International Realm: The New Participatory Demands, 95 AM. SOC'Y INT'L L. PROC. 162 (2001).

& Richard Falk, *On the Creation of a Global Peoples Assembly: Legitimacy and the Power of Popular Sovereignty*, 36 STAN. J. INT'L L. 191 (2000).

Overcoming the Dysfunction of the Bifurcated Global System: The Promise of a Peoples Assembly, 9 TRANSNAT'L L. & CONTEMP. PROBS. 489 (1999); reprinted in REFRAMING THE INTERNATIONAL: LAW, CULTURE, POLITICS 83 (Richard Falk et al., eds., Routledge 2002).

The Case for Utilizing the World Trade Organization as a Forum for Global Environmental Regulation, 3 WIDENER L. SYMP. J. 309 (1998).

From Gattzilla to the Green Giant: Winning the Environment Battle for the Soul of the World Trade Organization, 19 U. PA. J. INT'L ECON. L. 769 (1998).

FACULTY PUBLICATIONS

Creating and Conducting In-Class Simulations in Public International Law: A Producer's Guide, 4 ILSA J. INT'L & COMP. L. 669 (1998).

Where America Ends and the International Order Begins: Interpreting the Jurisdictional Reach of the U. S. Constitution in Light of a Proposed Hague Convention on Jurisdiction and Satisfaction of Judgments, 61 ALB. L. REV. 1237 (1998).

Beyond National Law: The Neglected Role of the International Law of Personal Jurisdiction in Domestic Courts, 36 HARV. INT'L L.J. 373 (1995); reprinted in JURISDICTION IN INTERNATIONAL LAW (W. Michael Reisman ed., Ashgate/Dartmouth Pub. 1999).

A Global Paradigm Shattered: The Jurisdictional Nihilism of the Supreme Court's Abduction Decision in Alvarez-Machain, 67 TEMP. L. REV. 1209 (1994).

Book Review, 86 AM. J. INT'L L. 856 (1992) (reviewing JOHN HEINZ, U. S. STRATEGIC TRADE, AN EXPORT CONTROL SYSTEM FOR THE 1990S (1991)).

OTHER

TAKING DEMOCRACY GLOBAL: ASSESSING THE BENEFITS AND CHALLENGES OF A GLOBAL PARLIAMENTARY ASSEMBLY (One World Trust 2005).

Editorial, *Living Happily Ever After*, WORLD EDITORIAL & INT'L. L., MAR. 2003, at 4.

& Richard Falk, *Toward a Global Parliament*, THE NATION, September 22, 2003, at 28.

& Andrew Simms, Editorial, *America in the Dock*, FIN. TIMES, Aug 22, 2002, at 21.

& Richard Falk, *Not a Parliament of Dreams: A Response to Joseph Nye*, WORLD LINK, THE MAGAZINE OF THE WORLD ECONOMIC FORUM, July/Aug. 2002, at 12.

& Richard Falk, Editorial, *Next, a Global Parliament: People Want a Say*, INT'L HERALD TRIB., April 19, 2002, at 4.

Editorial, *Time for Ordinary Israelis and Palestinians to Talk It Through*, INT'L HERALD TRIB., Aug. 13, 2001, at 8.

& Richard Falk, *Governing the Whole World*, ROSSIYSKAYA GAZETA, June 29, 2000, at 15.

& Richard Falk, Editorial, *Globalization Needs a Dose of Democracy*, INT'L HERALD TRIB., Oct. 5, 1999, at 8.

& Richard Falk, Editorial, *For a Global Peoples Assembly*, INT'L HERALD TRIB., Nov. 14, 1997.

FACULTY PUBLICATIONS

at 8.

& Richard Falk, Editorial, *All That Dough*, PHILA. INQ., Oct. 12, 1997, at E6.

KATHLEEN S. TUREZYN

ARTICLES

When Circumstances Provide a Guarantee of Genuineness: Permitting Recovery for Pre-Impact Emotional Distress, 28 B. C. L. REV. 881 (1987).

Note, *Suit Limitation Clause - An Insurer's Bad faith Accusation of Criminal Conduct, or an Accusation Which is the Result of a Negligent Investigation, Can Toll the Suit Limitation Clause*, 25 VIL. L. REV. 1038 (1980).

CATHERINE J. WASSON

BOOKS

& John Dernbach, ET AL., *A PRACTICAL GUIDE TO LEGAL WRITING AND LEGAL METHOD* (3d ed., Aspen 2007).

ARTICLES

& Honorable Thomas L. Johnson, *The Minnesota Workers' Compensation Act: Amendments by the 1995 Minnesota Legislature*, 22 WM. MITCHELL L. REV. 1493 (1996).

OTHER

Legal Analysis in 100 Words or Less, 14 THE SECOND DRAFT (Bull. Of the Legal Writing Inst.), May 2000, at 17.

et al., *Practice Before the Workers' Compensation Court of Appeals*, MINN. INST. OF LEGAL EDUC. (July 1996).

et al., *Worker's Compensation*, MINN. INST. OF LEGAL EDUC. (June 1996).

et al., *Practice Before the Workers' Compensation Court of Appeals*, MINN. INST. OF LEGAL EDUC. (June 1995).

FACULTY PUBLICATIONS

SERENA M. WILLIAMS

ARTICLES

Sustaining Urban Green Spaces: Can Public Parks Be Protected Under the Public Trust Doctrine? 10 S.C. ENVTL. L.J. 23 (2002).

In Search of Neighborhood Nightmares: The Duty of Builders and Developers to Disclose Off-Site Environmental Conditions, 12 J. NAT. RESOURCES & ENVTL. L. 1 (1997).

The Anticipatory Nuisance Doctrine: One Common Law Theory for Use in Environmental Justice Cases, 19 WM. & MARY ENVTL. L. & POL'Y REV. 223 (1995).

The Need for Affordable Housing: The Constitutional Viability of Inclusionary Zoning, 26 J. MARSHALL L. REV. 75 (1992).

OTHER

Exploring the Complexities of Environmental Justice, WIDENER U. SCH. L. MAG., Fall 2005, at 8.

CAFOs as Neighbors: An Analysis of Kentucky Nuisance Law and Agricultural Operations, 5 SUSTAIN: J. OF ENVTL. & SUSTAINABILITY ISS.14 (2001).

et al., *Dedication to Dean Donald L. Burnett*, 39 BRANDEIS L.J. 13 (2000-2001).

The Fight for Environmental Justice: Is the Courthouse the Appropriate Battleground?, 1 PUB. INT. L. REP. 17 (1996).

JOHN D. WLADIS

ARTICLES

The Contract Formation Sections of the Proposed Revisions to UCC Article 2, 54 SMU L. REV. 997 (2001).

et al., *Sales (Uniform Commercial Code Survey)*, 56 BUS. LAW. 1747 (2001).

et al., *Sales (Uniform Commercial Code Survey)*, 55 BUS. LAW. 1951 (2000).

et al., *Sales (Uniform Commercial Code Survey)*, 54 BUS. LAW. 1831 (1999).

et al., *Sales (Uniform Commercial Code Survey)*, 53 BUS. LAW. 1461 (1998).

U.C.C. Section 2-207: The Drafting History, in *Ending the "Battle of the Forms": A Symposium*

FACULTY PUBLICATIONS

on the Revision of Section 2-207 of the Uniform Commercial Code, 49 BUS. LAW. 1029 (1994).

& Mark E. Roszkowski, *Revised U.C.C. Section 2-207: Analysis and Recommendations, in Ending the "Battle of the Forms": A Symposium on the Revision of Section 2-207 of the Uniform Commercial Code*, 49.

& David Frisch, *General Provisions, Sales, Bulk Transfers, and Documents of Title* (Uniform Commercial Code Survey), 47 BUS. LAW. 1517 (1992).

& David Frisch, *General Provisions, Sales, Bulk Transfers, and Documents of Title* (Uniform Commercial Code Survey), 46 BUS. LAW. 1455 (1991).

et al., *An Appraisal of the March 1, 1990, Preliminary Report of the Uniform Commercial Code Article 2 Study Group*, 16 DEL. J. CORP. LAW 981 (1991).

& David Frish, *General Provisions, Sales, Bulk Transfers, and Documents of Title* (Uniform Commercial Code Survey), 45 BUS. LAW. 2289 (1990).

Impracticability as Risk Allocation: Changed Circumstances Upon Contract Obligations for the Sale of Goods, 22 GA. L. REV. 503 (1988).

Common Law and Uncommon Events: The Development of the Doctrine of Impossibility of Performance in English Contract Law, 75 GEO. L.J. 1575 (1987).

et al., *Uniform Commercial Code Annual Survey: General Provisions, Sales, Bulk Transfers, and Documents of Title* 42 BUS. LAW. 1213 (1987).

et al., *Uniform Commercial Code Annual Survey: General Provisions, Sales, Bulk Transfers, and Documents of Title*, 41 BUS. LAW. 1363 (1986).

et al., *Uniform Commercial Code Annual Survey: General Provisions, Sales, Bulk Transfers, and Documents of Title*, 41 BUS. LAW. 1363 (1986).

U.C.C. Article 3 Suretyship and the Holder in Due Course: Requiem for the Good Samaritan, 70 GEO. L.J. 975 (1982).

Revised: September 25, 2007

FACULTY PUBLICATIONS

CATEGORIES

BOOKS

Legal treatises (not handbooks, teacher's manuals, or other exceptions described in 'other').

CHAPTERS

Chapters in legal treatises.

ARTICLES

Scholarly legal articles (see 'other' for exceptions).

OTHER

1. Legal and nonlegal newsletters, newspaper and magazine articles and editorials.
2. State bar association journals and magazines (i.e., In RE; Delaware Lawyer; PA Bar Assn. Quarterly, etc.)
3. Legal journals that are directed chiefly at practitioners, association members, and alumni and that are not intended primarily for original scholarly research.
4. Book reviews that are brief and not elevated to the level of a scholarly book review essay.
5. CLE course materials (including PLI, ALI-ABA).
6. Short articles and essays found in collected works such as in the OXFORD COMPANION TO AMERICAN LAW.
7. Introductions, forewords and memorials.
8. Testimony, commentary and remarks.
9. Nonlegal books and articles.
10. Handbooks.

FACULTY PUBLICATIONS

11. Teacher's manuals.