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Major Scholarly Works by the Faculty of New York Law School | October 1991

New York Law School

J. S. Amerson

Introduction

The following publications are the major scholarly work of the New York Law School faculty as of October, 1991. For brevity's sake, some items have been omitted, particularly newspaper articles and other minor publications. Thus, this survey consists primarily of books, law review articles, and book reviews. Faculty members are listed alphabetically.

Richard Beck

Law Review Articles

Looking for the Perfect Woman: The Innocent Spouse in the Tax Court, 15 *REV. OF*

The Innocent Spouse Problem: Joint and Several Liability Should Be Repealed, 45 *V. TAX L. REV.* 119 (1990).

Deductibility of Charitable Contributions for Joint Taxers: The Mistaken Line of Cases, 11 *VA. TAX REV.* 313-75 (1989); reprinted in *Journal of Tax Affairs*, May, 1991, pp. 43-4.

Distribution in Kind in a Partnership: A Defense of General Unitricity, 18 *TAX NOTES* 457-467 (Oct. 24, 1993), to be republished in *Crumbley & Apostolou*, eds., *FINANCIAL PLANNING FOR DIVORCE AND SEPARATION*, forthcoming from John Wiley & Sons.

Liabilities Arising from Joint Tax Returns: The Innocent Spouse Rule, 1 *N.Y. DOMESTIC RELATIONS REP.* (M. Bender) 129-134 (1989).

Joint Returns: Liability and Tax in Separation Should Be Repealed, 49 *TAX NOTES* 457-467 (Oct. 24, 1993), to be republished in *Crumbley & Apostolou*, eds., *FINANCIAL PLANNING FOR DIVORCE AND SEPARATION*, forthcoming from John Wiley & Sons.

Liabilities Arising from Joint Tax Returns: The Innocent Spouse Rule, 1 *N.Y. DOMESTIC RELATIONS REP.* (M. Bender) 129-134 (1989).

Liabilities Arising from Joint Tax Returns: The Innocent Spouse Rule, 1 *N.Y. DOMESTIC RELATIONS REP.* (M. Bender) 129-134 (1989).

Liabilities Arising from Joint Tax Returns: The Innocent Spouse Rule, 1 *N.Y. DOMESTIC RELATIONS REP.* (M. Bender) 129-134 (1989).

Liabilities Arising from Joint Tax Returns: The Innocent Spouse Rule, 1 *N.Y. DOMESTIC RELATIONS REP.* (M. Bender) 129-134 (1989).

Liabilities Arising from Joint Tax Returns: The Innocent Spouse Rule, 1 *N.Y. DOMESTIC RELATIONS REP.* (M. Bender) 129-134 (1989).

Liabilities Arising from Joint Tax Returns: The Innocent Spouse Rule, 1 *N.Y. DOMESTIC RELATIONS REP.* (M. Bender) 129-134 (1989).

Liabilities Arising from Joint Tax Returns: The Innocent Spouse Rule, 1 *N.Y. DOMESTIC RELATIONS REP.* (M. Bender) 129-134 (1989).

Liabilities Arising from Joint Tax Returns: The Innocent Spouse Rule, 1 *N.Y. DOMESTIC RELATIONS REP.* (M. Bender) 129-134 (1989).

Liabilities Arising from Joint Tax Returns: The Innocent Spouse Rule, 1 *N.Y. DOMESTIC RELATIONS REP.* (M. Bender) 129-134 (1989).

Liabilities Arising from Joint Tax Returns: The Innocent Spouse Rule, 1 *N.Y. DOMESTIC RELATIONS REP.* (M. Bender) 129-134 (1989).

Liabilities Arising from Joint Tax Returns: The Innocent Spouse Rule, 1 *N.Y. DOMESTIC RELATIONS REP.* (M. Bender) 129-134 (1989).

Liabilities Arising from Joint Tax Returns: The Innocent Spouse Rule, 1 *N.Y. DOMESTIC RELATIONS REP.* (M. Bender) 129-134 (1989).

Major Scholarly Works

by the faculty of
New York Law School

Robert Blecker

Naen or Hell? Inside Lorton Central Prison: Experiences of Punishment Justified, 42 *STANFORD L. REV.* 1149-1249 (1990).

"Policing the Police," in *POLICE AND POLKING* (ed. D.J. Kenney) (Prager, 1989).

"Vote Not" An Antifederalist Monologue, a play that premiered at the Kennedy Center in Washington, D.C., on December 3, 1987, and has been performed in many places throughout the country, including Tufts University, Harvard University, the National Association of Attorneys General State Bar of Rhode Island Supreme Court, and the Air Force Academy.

Beyond 1984: Undercover in America—Serpico to Abscon, 28 *N.Y.L. SCH. L. REV.* 823-1024 (1984).

Truth in the Iran-Contrat Affair: Making the Constitution Work, *NAT. L.J.* Dec. 7, 16, 1987.

October, 1991

Asst. Prof.

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Law Review Articles

Looking for the Perfect Woman: The Innocent Spouse in the Tax Court, 15 REV. OF TAXATION OF INDIV. 3-38 (1990).

The Innocent Spouse Problem: Joint and Several Liability Should Be Repealed, 43 VANDERBILT L. REV. 317-408 (1990).

Deductibility of a Worthless Right to Contribution for Joint Taxes: The Mistaken Line of Cases Under Rude v. Commissioner, 9 VA. TAX REV. 313-56 (1989); reprinted in *Monthly Digest of Tax Articles*, May, 1991, pp. 43-62.

Distributions in Kind in Corporate Liquidations: A Defense of General Utilities, 38 TAX LAWYER 663-87 (1985), republished with author's update in THE MONTHLY DIGEST OF TAX ARTICLES 1-15 (1986).

Other Publications

Joint Return Liability and Poe v. Seaborn Should Both Be Repealed, 49 TAX NOTES 457-467 (Oct. 22, 1990); to be republished in Crumbley & Apostolou, eds., FINANCIAL PLANNING FOR DIVORCE AND SEPARATION, forthcoming from John Wiley & Sons.

Liabilities Arising from Joint Tax Returns: The Innocent Spouse Rule, 1 N.Y. DOMESTIC RELATIONS RPTR. (M. Bender) 129-134 (1989).

Robert Blecker

Haven or Hell? Inside Lorton Central Prison: Experiences of Punishment Justified, 42 STANFORD L. REV. 1149-1249 (1990).

"Policing the Police," in POLICE AND POLICING (ed. D.J. Kenney) (Praeger 1989).

"Vote No!" An Antifederalist Monologue, a play that premiered at the Kennedy Center in Washington, D.C., on December 1, 1987, and has been performed in many places throughout the country, including Tufts University, Harvard University, the National Association of Attorneys General State Dinner, the Rhode Island Supreme Court, and the Air Force Academy.

Beyond 1984: Undercover in America—Serpico to Abscam, 28 N.Y.L. SCH. L. REV. 823-1024 (1984).

Truth in the Iran-Contra Affair: Making the Constitution Work, NAT. L. J. Dec. 7, 14, 1987.

Michael Botein

Law Review Articles

- The Competitiveness of the U.S. Telecommunications Industry: A New York Case Study*, 6 CARDOZO ARTS & ENT. L. J. 233-325 (1988) (with Pearce).
- Life Without "Must Carry": A Preliminary Analysis*, 22 TELEV.Q. 85 (1986).
- Deregulation of Broadcasting in the United States: Quo Vadimus*, 5 MEDIA L. & PRAC. 56 (1986).
- New Video Technologies in the United States: Regulatory and Intellectual Property Considerations*, 125 REVUE INTERNATIONALE DU DROIT D'AUTEUR 66 (1985).
- Cable Television Franchising and the Antitrust Laws: A Preliminary Substantive Analysis of Substantive Standards*, 36 FED. COM. L.J. 253 (1984).
- Regulation of Cable Television in the United States*, 3 MEDIA L. & PRAC. 320 (1984).
- New Communications Technologies: The Emerging Antitrust Agenda*, 3 COMM/ENT 685 (1981).

Books and Other Publications

- REGULATION OF THE ELECTRONIC MEDIA (with Hon. Douglas H. Ginsburg, D.C. Circuit; Mark D. Director, Debevoise & Plimpton) (West, 1991).
- "Regulation Status: A Preliminary Inquiry," in INTEGRATED BROADBAND NETWORKS, C.M. ELTON, ed. (1991).
- The U.S. Experience with New Video Media*, 58 MEDIA INFORMATION AUSTRALIA 70 (1990).
- Can Fibre-Optic Broadband Networks Be Regulated?* INTERMEDIA, December, 1989, at 35.
- Regulation of Integrated Broadband Networks*, in 10 JOURNEES IDATE (1988).
- Deregulation and the Public Trustee Concept*, in PUBLIC MANAGEMENT AND CONTROL OF BROADCASTING 9 (Swiss Inst. of Comparative Law, 1988).
- Regulation of Ownership of Integrated Broadband Networks*, INTERMEDIA, Fall, 1988.
- Deregulation of the Electronic Media in the United States: An Overview and Status Report*, in WIRTSCHAFTRECHT DER INTERNATIONALEN TELEKOMMUNIKATION (E. Mestmacker ed. 1987).
- LAW AND ECONOMICS OF INTERNATIONAL TELECOMMUNICATIONS IN THE UNITED STATES (Nomos Verlagsgesellschaft 1986) (with Barnett & Noam).
- Living with Cable Television* (USCC 1984) (with Radtke, Rice, & Jennings).
- "The Aftermath of the AT&T Divestiture: A Status Report," in Media Law Seminars (Monash Univ. Press 1985) (with E. Noam).
- "The FCC's Comparative Regulation of the New Video Technologies: Backing and Filling on the Level Playing Field," in RIVALRY AMONG THE NEW VIDEO MEDIA (E. Noam ed.) (Columbia Univ. Press 1985).

"Regulation of Telecommunications in the United States," in
TELECOMMUNICATIONS FOR MANAGEMENT (McGraw Hill 1984).

James Brook

Law Review Articles

The Blue Bus Stop: On Professors' Stories and the Stories Plaintiffs Tell,
forthcoming in 13 CARDOZO L. REV. (1991) (Symposium on Decision
and Inference in Litigation).

*The Use of Statistical Evidence of Identification in Civil Litigation: Well-
Worn Hypotheticals, Real Cases, and Controversy*, 28 ST. LOUIS U.L.J.
283-352 (1985).

A Comment on Style: The Elevator as Metaphor, 30 N.Y.L. SCH. L. REV. 547-
60 (1985) (Symposium on Legal Education).

*Inevitable Errors: The Preponderance of the Evidence Standard in Civil
Litigation*, 18 TULSA L.J. 79-109 (1982).

*Contractual Disclaimer and Limitation of Liability Under the Law of New
York*, 49 BROOKLYN L. REV. 1-29 (1982).

Conditions of Personal Satisfaction in the Law of Contracts, 27 N.Y.L.
SCH. L. REV. 103-67 (1981).

Books and Other Publications

SALES AND LEASES: EXAMPLES AND EXPLANATIONS, forthcoming from Little,
Brown & Co.

A LAWYER'S GUIDE TO PROBABILITY AND STATISTICS (Carswell Legal
Publications, 1990).

Eugene Cerruti

The Demise of the Aguilar-Spinelli Rule: A Case of Faulty Reception, 61
DEN. L.J. 431-68 (1984).

David Chang

*Discriminatory Impact, Affirmative Action, and Innocent Victims: Judicial
Conservatism or Conservative Justices?* 91 COLUM. L. REV. 790-844
(1991).

A Critique of Judicial Supremacy, 36 VILL. L. REV. 281-399 (1991).

Conflict, Coherence, and Constitutional Intent, 72 IOWA L. REV. 753-890
(1987).

*The Bus Stops Here: Defining the Constitutional Right of Equal Educa-
tional Opportunity and an Appropriate Remedial Process*, 63 B.U.L.
REV. 1-58 (1983).

Lung-Chu Chen

Law Review Articles

- The United Nations Convention on the Rights of the Child: A Policy-Oriented Overview*, forthcoming in N.Y.L. SCH. J. HUMAN RIGHTS (1989).
- Special Review Essays: The Restatement (Third) of the Foreign Relations Law of the United States - Protection of Persons (Natural and Juridical)*, 14 YALE J. INT'L L. 542-64 (1989).
- Aging: A New Human Rights Concern - A Policy-Oriented Perspective*, forthcoming in 1987 Proceedings, AM. SOC'Y INT'L L.
- Institutions Specialized to the Protection of Human Rights in the United States*, 1 N.Y.L. SCH. HUM. RIGHTS ANN. 3-31 (1983).
- Human Rights and the Free Flow of Information*, 4 N.Y.L. SCH. J. INT'L & COMP. L. 37-49 (1982).
- Introduction: Human Rights and Jurisprudence*, 9 HOFSTRA L. REV. 337-46 (1981) (Symposium on the Future of Human Rights in the World Legal Order) (with M. McDougal).

Books and Other Publications

- AN INTRODUCTION TO CONTEMPORARY INTERNATIONAL LAW: A POLICY-ORIENTED PERSPECTIVE (Yale University Press, 1989), 500 pp.
- Toward Adoption of the United States Convention on the Rights of the Child*, forthcoming, 1989 PROCEEDINGS OF AM. SOC. OF INT'L L.
- Proposal for Adding an Inclusive Clause to the Draft Convention on the Rights of the Child*, in INDEPENDENT COMMENTARY: UNITED NATIONS CONVENTION ON THE RIGHTS OF THE CHILD 1 (C. Cohen ed. 1988).
- Human Rights and the Free Flow of Information*, in POWER AND POLICY IN QUEST OF LAW: ESSAYS IN HONOR OF EUGENE VICTOR ROSTOW 247-90 (M. McDougal & W. Reisman, eds., 1985).
- Self-Determination: An Important Dimension of the Demand for Freedom*, in ORDER, FREEDOM, JUSTICE, POWER: THE CHALLENGES FOR INTERNATIONAL LAW 88-94 (Am. Soc. of Int'l Law, Proceedings of the 75th Anniversary Convocation).
- HUMAN RIGHTS AND WORLD PUBLIC ORDER: THE BASIC POLICIES OF AN INTERNATIONAL LAW OF HUMAN DIGNITY (Yale University Press, 1980) (with M. McDougal and H. Lasswell), 1016pp.

Carlos J. Cuevas

Law Review Articles

- Bankruptcy Code Section 544(a) and Constructive Trusts: The Trustee's Strong Arm Powers Should Prevail*, 21 SETON HALL L. REV. 678 (1991).
- Necessary Modifications and Bankruptcy Code Section 1113: A Search for the Substantive Standard for the Rejection of Collective Bargaining Agreements in Corporate Reorganizations*, 64 AM. BANKR. L.J. 133 (1990).

Due Process and Adequate Representation in a Chapter 11 Case: The Appointment and Removal of Members of a Creditor's Committee in a Corporate Reorganization, 24 NEW ENG. L. REV. 333 (1990).

Necessary Modifications and Bankruptcy Code Section 1113: A Search for the Substantive Standard for the Rejection of Collective Bargaining Agreements in Corporate Reorganizations, 64 AM. BANKR. L.J. 133 (1990).

Due Process and Bankruptcy Code Section 1102: The Concept of Adequate Representation in Large and Mega Reorganizations, 94 COMM. L.J. 314 (1989).

Judicial Code Section 158: An Examination of the Final Order Doctrine in Bankruptcy Appeals, 18 SW. U. L. REV. 1 (1988).

Lost Opportunity Costs and the Undersecured Creditor: A Journey into the Inwood Forest, 33 N.Y. L. SCH. L. REV. 1 (1988).

The Misappropriation Theory and Rule 10b-5: Deadlock in the Supreme Court, 13 J. OF CORP. L. 793 (1988).

Civil Servant Employee Disciplinary Proceedings: A Comparative Analysis and Recommendations for a Uniform Statute, 19 AKRON L. REV. 635 (1986).

Rule 10b-5 & Burdens of Persuasion: A Preponderance is Enough, 12 CAPITAL U. L. REV. 481 (1983).

Aleta G. Estreicher

Securities Regulation and the First Amendment, 24 GA. L. REV. 223-326 (1990).

B. J. George, Jr.

Law Review Articles

United States Supreme Court 1989-1990 Term: Criminal Law Decisions, 35 N.Y.L.SCH. L. REV. 479-592 (1990) [published June 1991].

Amerika ni okeru hōgaku kyōku no kadai (Problems in American legal education) (I. Ishikawa, trans.), in KANTAIHEIŌ JIDAI TO HŌ (LAW IN THE ERA OF THE PACIFIC RIM) 189-193 (Pacific Rim Jurists Assn., 1991).

Rights of the Criminal Accused [in Japan], 53 L. & CONTEMP. PROBLEMS, 71-107 (1990) [published January 1991].

The Relations Between the Organization of the Judiciary and Criminal Procedure, 38 DEPAUL L. REV. 967-1011 (1989); condensed version, *The Relations Between the Organization of the Judiciary and Criminal Procedure in the United States*, 60 R. INT'L D.P. 767-78 (1989).

United States Supreme Court 1988-1989 Term: Criminal Law Decisions, 34 N.Y.L. SCH. L. REV. 573-659 (1989).

United States Supreme Court 1986-87 Term: Criminal Law Decisions, 33 N.Y.L. SCH. L. REV. 193-343 (1988).

- United States Supreme Court 1985-86 Term: Criminal Law Decisions*, 31 N.Y.L. SCH. L. REV. 427-581 (1986).
- United States Supreme Court 1984-85 Term: Criminal Law and Procedure Highlights*, 16 CAPITAL U.L. REV. 159-201 (1986).
- Pronouncements of the U.S. Supreme Court Relating to the Criminal Law Field: 1985-86*, 15 COLO. LAW. 1553-1628 (1986) (with W. Erickson & W. Neighbors).
- United States Supreme Court - 1983-84 Term: Highlights of Criminal Procedure*, 31 N.Y.L. SCH. L. REV. 61-132 (1986).
- Contemporary Legislation Governing Computer Crimes*, 21 CRIM. L. BULL. 389-412 (1985).
- United States Supreme Court - 1982-83 Term: Criminal Law Decisions*, 30 N.Y.L. SCH. L. REV. 229-383 (1985).
- The American Bar Association's Mental Health Standards: An Overview*, 53 GEO. WASH. L. REV. 338-74 (1985).
- State Legislation versus the Supreme Court: Abortion Legislation in the 1980's*, 12 PEPPERDINE L. REV. 427-513 (1985).
- United State Supreme Court - 1981-82 Term: Criminal Law Decisions*, 29 N.Y.L. SCH. L. REV. 551-686 (1985).
- Discretionary Authority of Public Prosecutors in Japan*, 17 L. IN JAPAN 42-72 (1984).
- Screening, Diversion, and Mediation in the United States*, 29 N.Y.L. SCH. L. REV. 1 (1984).
- Needed: A Corrections Code and Rules*, 1983 DET. C.L. REV. 1247 (1983).
- Jurisdictional Bases for Criminal Legislation and its Enforcement*, 1983 MICH. Y.B. INT'L LEGAL STUD. 3.
- Standards Governing Legal Status of Prisoners*, 59 DEN. L.J. 93-132 (1981).
- The Japanese Judicial System: Thirty Years of Transition*, 12 LOYOLA L.A. L. REV. 807 (1979).
- United States Supreme Court 1977-78 Term: Criminal Law Decisions*, 1978 BRIGHAM YOUNG U.L. REV. 497.
- Reform of State Criminal Law and Procedure*, 41 L. & CONTEMP. PROB. 63 (1977).
- United States Supreme Court Term 1975-76: Criminal Law Decisions*, 23 WAYNE L. REV. 1 (1976).
- Lesser-Included Offenses in Michigan*, 1 DET. COLL. L. REV. 35 (1975).
- The Evolving Law of Abortion*, 23 CASE WEST. RES. L. REV. 708 (1972).
- The Role of the Court in the Determination and Enforcement of Punishment*, 15 WAYNE L. REV. 655 (1969).
- A Comparative Analysis of the New Penal Laws of New York and Michigan*, 18 BUFFALO L. REV. 233 (1969).
- Due Process in Protective Activities*, 8 SANTA CLARA L. REV. 133 (1968).

Juvenile Delinquency Proceedings: The Due Process Model, 40 COLO. L. REV. 315 (1968).

The Fruits of Miranda: The Scope of the Exclusionary Rule, 39 COLO. L. REV. 478 (1967).

Some Views on Miranda v. Arizona, 35 FORD. L. REV. 193 (1966).

Aggravating Circumstances in American Substantive and Procedural Criminal Law, 32 U.M.K.C. L. REV. 14 (1964).

Legal, Medical, and Psychiatric Considerations in the Control of Prostitution, 60 MICH. L. REV. 717 (1962).

The Potent, the Omnipresent Teacher: The Supreme Court and Wire-tapping, 47 Va. L. Rev. 751 (1961).

Scientific Investigation and Defendants' Rights, 57 MICH. L. REV. 37 (1958).

Limitations and the Federal Courts, 49 MICH. L. REV. 937 (1951) (with W. Blume).

Books and Other Publications

Due Process Rights of the Criminal Defendant in the Pre-Trial Phase, in PROTECTION OF HUMAN RIGHTS IN THE CRIMINAL PROCEDURE OF EGYPT, FRANCE AND THE UNITED STATES 12-66 (Ass'n Int. de Droit Penal, Nouvelles Etudes Penales, vol. 8, 1989).

New Developments in Victim and Witness Protection in the United States, 32 UNAFEI RESOURCE MATERIAL SERIES 11-27 (1989).

International Criminal Law Publications, 32 N.Y.L. SCH. L. REV. 995-1004 (1988).

Federal Anti-Terrorist Legislation, in LEGAL RESPONSES TO INTERNATIONAL TERRORISM: U.S. PROCEDURAL ASPECTS 25-88 (ed. M. Bassiouni) (Martinus Nijhoff 1988).

"Discretionary Authority of Public Prosecutors in Japan," in LAW AND SOCIETY IN CONTEMPORARY JAPAN: AMERICAN PERSPECTIVES 263-88 (J. Haley ed. 1988).

Review of L. Parker, PAROLE AND THE COMMUNITY BASED TREATMENT OF OFFENDERS IN JAPAN AND THE UNITED STATES, 14 J. JAPANESE STUD. 230-35 (1988).

"Federal Anti-Terrorist Legislation," in INTERNATIONAL CRIMINAL LAW: A GUIDE TO U.S. PRACTICE AND PROCEDURE 15-50 (V. Nanda & M. Bassiouni eds. 1987).

"Obscenity and Pornography," in B. Morosco, PROSECUTION AND DEFENSE OF SEX CRIMES, ch. 8 (pp. 8-1-8-96) (Mathew Bender, 1987).

COMPREHENSIVE CRIME CONTROL ACT OF 1984 (Law & Business, Inc. 1986); Supp. 1988; Supp. 1989; Supp. 1990 forthcoming.

U.S. SUPREME COURT CASES AND COMMENTS: CRIMINAL LAW AND PROCEDURE (Mathew Bender & Co., 1985) (with W. Erickson & W. Neighbors); Supp. 1987, 1988, 1989, 1990.

"Immunities and Exceptions," in II INTERNATIONAL CRIMINAL LAW: PROCEDURE 55-90 (M. Bassiouni ed. 1986).

"State Legislatures Versus the Supreme Court: Abortion Legislation in the 1980s," in ABORTION, MEDICINE, AND THE LAW 23-105 (Facts on File Public: New York; J. Butler & D. Walbert eds., 3d ed. 1986).

CRIMINAL LAW: CASES AND READINGS (Michie Co. 4th ed., 1983) (with J. Hall & R. Force).

CRIMINAL JUSTICE IN ASIA: THE QUEST FOR AN INTEGRATED APPROACH (UNAFEL, 1982) (edited by B.J. George, Jr.).

Book Review of A. Hess & S. Murayama, EVERYDAY LAW IN JAPANESE FOLK ART, 4 CRIM. JUST. HIST. 152 (1983).

Book Review of M. Graham, TIGHTENING THE REINS OF JUSTICE IN AMERICA: A COMPARATIVE ANALYSIS OF THE CRIMINAL JURY TRIAL IN ENGLAND AND THE UNITED STATES, 34 J. LEGAL EDUC. 135 (1984).

CRIMINAL LAW AND PROCEDURE: CASES AND MATERIALS (Michie-Bobbs-Merrill, 1978) (with J. Hall & R. Force).

INTRODUCTION TO MICHIGAN CIVIL AND CRIMINAL PROCEDURE (2d ed. 1976) (with G. Holmes).

STATUTES, RULES AND CASES ON CRIMINAL PROCEDURE (2d ed. 1962) (with R. Proffitt & E. DeVine).

READINGS IN LEGAL METHOD (2d ed. 1962) (with B. Shartel).

Lawrence Grosberg

Introduction: Defining Clinical Scholarship, 35 N.Y.L.SCH. L. REV. 1-6 (1990).

Class Actions and Client-Centered Decisionmaking, 40 SYRACUSE L. REV. 709-788 (1989).

Illusion and Reality in Regulating Lawyer Performance: Rethinking Rule 11, 32 VILLANOVA L. REV. 575-690 (1987).

The Buffalo Creek Disaster: An Effective Supplement to a Conventional Civil Procedure Course, 37 J. LEG. EDUC. 378-87 (1987).

Karen Gross

Law Review Articles

Re-Vision of the Bankruptcy System: New Images of Individual Debtors (review essay of Sullivan, Warren, and Westbrook, AS WE FORGIVE OUR DEBTORS), 88 MICH. L. REV. 1506-56 (1990).

The Debtor as Modern Day Peon: A Problem of Unconstitutional Conditions, 65 NOTRE DAME L. REV. 165 (1990).

Debtors-Out-of-Control: A Look at Chapter 11's Check and Balance System, 1988 ANN. SURV. BANKR. L. 87 (with Curtin and Togut).

Preserving a Fresh Start for the Individual Debtor: The Case for Narrow Construction of the Consumer Credit Amendments, 135 U. PA. L. REV. 59-152 (1986).

Books and Other Articles

BREAKING BENCHES: CONTEMPORARY BANKRUPTCY POLICY, forthcoming from Yale University Press.

PERCEPTION AND REALITY: AMERICAN BANKRUPTCY INSTITUTE SURVEY ON SELECTED PROVISIONS OF THE 1984 AMENDMENTS TO THE BANKRUPTCY CODE, Monograph, 105 pp., July, 1987 (with Paine & Tatelbaum); reprinted S. Hearing 100-1067, GOV. PRINTING OFFICE SERIAL J-100-75 (1989).

Allen S. Hammond IV

First Amendment Rights of Broadband Service Providers and Consumers, forthcoming in 9 YALE J. REG.

Diversity and Equal Protection in the Marketplace, forthcoming in ARK. L. REV. (1991).

To Be or Not to Be: F.C.C. Regulation of Video Subscription Technologies, 35 CATH. U. L. REV. 737 (1986).

Now You See It, Now You Don't: Federal Policy and Minority Ownership in the Video Industry, 8 URBAN LEAGUE REV. 26 (1983-84).

Now You See It, Now You Don't: Minority Ownership in an Unregulated Video Marketplace, 32 CATH. L. REV. 633 (1983).

The Rewrite of the Communications Act: Are Minorities Written Out? 1 CROSS REFERENCE 453 (1978).

The F.C.C.'s Cable Access Rule and the Fiction of Public Participation, 5 BLACK L.J. 369 (1977).

Alon Harel (on leave, 1991-1992)

The Libertarian Resolution of the Paretian Liberal Paradox, 47 J. OF ECON. 337-52 (1987) (with S. Nitzan).

Using Hypnosis as an Investigative Technique, 13 MISHPATIM 168 (1983).

Quintin Johnstone

Law Review Articles

Major Issues in Real Property Law, 55 MISSOURI L. REV. 1-41 (1990).

Coping With a Changing Law Practice, 10 U. BRIDGEPORT L. REV. 299-310 (1990).

The Future of ParaLegal Education, 6 J. PARALEGAL EDUC. & PRAC. 27-39 (1989).

Land Transfers: Process and Processors, 22 VAL. U. L. REV. 493-556 (1988).

Redmount Redacted, 30 N.Y.L. SCH. L. REV. 591-600 (1985).

Some Thoughts on Legislation in Legal Education, 35 MERCER L. REV. 845-54 (1984) (Symposium on Traditional Legal Education).

The Future of the Legal Profession in Connecticut, 55 CONN. B.J. 256-305 (1981).

- Government Control of Urban Land Development in Australia: A Model for Comparison*, 51 TUL. L. REV. 547 (1977).
- American Assistance to African Legal Education*, 46 TUL. L. REV. 657 (1972).
- Models for Curricular Reform*, 21 U. MIAMI L. REV. 544 (1967).
- American Participation in East African Legal Education*, 16 J. LEGAL EDUC. 312 (1964).
- Judicial Consideration of Moral Doctrine in Government Land Use Control Litigation*, 8 U. KAN. L. REV. 1 (1959).
- The Federal Urban Renewal Program*, 25 U. CHI. L. REV. 301 (1958).
- Title Insurance*, 66 YALE L.J. 492 (1957).
- The Unauthorized Practice Controversy, A Struggle Among Power Groups*, 4 U. KAN. L. REV. 1 (1955).
- An Evaluation of the Rules of Statutory Interpretation*, 3 U. KAN. L. REV. 1 (1954).
- Divorce Dismissals: A Field Study*, 1 U. KAN. L. REV. 245 (1953).
- Divorce: The Place of the Legal System in Dealing with Marital-Discord Cases*, 31 OR. L. REV. 297 (1952).
- The Use of Extrinsic Aids to Statutory Construction in Oregon*, 29 OR. L. REV. 1 (1949)

Books and Other Publications

- LAND TRANSFERS AND FINANCE, CASES AND MATERIALS (Little Brown, 3d ed. 1986) (with A. Axelrod and C. Berger); 4th ed. in preparation.
- Paralegals: Key Players in Law Practice*, 3 CONNECTION: NEW ENG. J. OF HIGHER EDUC. AND ECON. DEV. 34 (1989).
- The Future of Paralegal Education*, J. OF PARALEGAL EDUC. AND PRAC. (1989).
- PARALEGALS: PROGRAMS AND PROSPECTS OF A SATELLITE OCCUPATION (Greenwood Press, 1985) (with M. Wenglinsky).
- Paralegals in English and American Law Offices*, 2 WINDSOR Y.B. ACCESS TO JUST. 152 (1982) (with J. Flood).
- LAWYERS AND THEIR WORK: AN ANALYSIS OF THE LEGAL PROFESSION IN THE UNITED STATES AND ENGLAND (1967) (with D. Hopson).

Randolph N. Jonakait

Law Review Articles

- Biased Evidence Rules: A Framework for Judicial Analysis and Change*, forthcoming in UTAH L. REV. (1991).
- Stories, Forensic Science, and Improved Verdicts*, forthcoming in 13 CARDOZO L. REV. (Symposium on Decision and Inference in the Law) (1991).
- Making Evidence Law Matter Less*, forthcoming in 25 LOYOLA OF LOS ANGELES L. REV. (Symposium on "Does Evidence Law Matter?") (1991).

Forensic Science Quality: The Need for Regulation, 4 HARVARD JOURNAL OF LAW AND TECHNOLOGY 109-191 (1991).

The Supreme Court, Plain Meaning, and the Changed Rules of Evidence, 68 TEXAS L. REV. 745-86 (1990).

Restoring the Confrontation Clause to the Sixth Amendment, 35 U.C.L.A. L. REV. 557-622 (1988).

Prosecutorial Behavior and Distorted Verdicts, 24 CRIM. L. BULL. 254 (1988).

The Ethical Prosecutor's Misconduct, 23 CRIM. L. BULL. 550-67 (1987).

Subversion of the Hearsay Rule: Circumstantial Guarantees of Trustworthiness and Grand Jury Testimony, 36 CASE W. RES. L. REV. 431-81 (1985-86).

When Blood is Their Argument: Probabilities in Criminal Cases, Genetic Markers, and, Once Again, Bayes' Theorem, 1983 U. ILL. L. REV. 369-421 (1983).

Will Blood Tell? Genetic Markers in Criminal Cases, 31 EMORY L.J. 832-912 (1982).

Reliable Identification: Could the Supreme Court Tell in Manson v. Brathwaite?, 52 U. COLO. L. REV. 511-528 (1981).

Do Art Exhibitions Destroy Common Law Copyright in Works of Art? 19 COPYRIGHT L. SYMP. 81 (1971).

Other Publications

NEW YORK EVIDENTIARY FOUNDATIONS, forthcoming from Michie Publishing Co. (co-author).

Two Proposals for Abolishing the Insanity Defense: A Review of W. Winslade & J. Wilson Ross, The Insanity Plea, and Norval Morris, Madness and the Criminal Law, 35 HASTINGS L.J. 403-27 (1983).

Review of A. Dershowitz, *THE BEST DEFENSE*, 6 CRIM. JUST. J. 163-78 (1982).

THE ABUSES OF THE MILITARY CHAPLAINCY (ACLU Publication, 1973).

"Is the Military Chaplaincy Constitutional?" in *MILITARY CHAPLAINS* (H. Cox ed. 1972).

Joseph H. Koffler

Law Review Articles

Legal Malpractice Damages in a Trial Within a Trial—A Critical Analysis of Unique Concepts: Areas of Unconscionability, 73 MARQ. L. REV. 40 (1989); reprinted in 40 DEFENSE L.J. 79-118 (1991).

Legal Malpractice Statutes of Limitations: A Critical Analysis of a Burgeoning Crisis, 20 AKRON L. REV. 209-60 (1986), reprinted in 36 DEFENSE L.J. 405-66 (1987).

The Lie Detector - A Critical Appraisal of the Technique as a Potential Undermining Factor in the Judicial Process, 3 N.Y. L. FORUM 123-58 (1957).

Books

HANDBOOK OF COMMON LAW PLEADING (West Hornbook Series, 1969) (with A. Reppy).

Edward A. Laing (visiting professor)

Law Review Articles

The Contribution of the Atlantic Charter to Human Rights Law and Humanitarian Universalism, 28 WILLAMETTE L. REV. (1989-90).

International Economic Law and Public Order in the Age of Equality, 12 L. & POL. INT'L BUS. 727-81 (1980-81).

Independence and Islands: The Decolonization of the British Caribbean, 12 N.Y.U. J. INT'L L. & POL. 282-312 (1979).

New Departures in Multilateral Trade, Development and Cooperation: The Lome Convention and its Impact on the United States, 27 MERCER L. REV. 781-825 (1976).

Election Statutes and the Concept of Nullity, 4 ANGLO-AMER. L. REV. 80-111 (1975).

Revolution in Latin-American Legal Education: The Colombian Experience, 6 LAW. AM. 370-415 (1974).

Crown Indivisibility, Governmental Liability and Other Problems in the West Indies Associated States, 23 INT'L & COMP. L. Q. 127-42 (1974).

Procedure in Commonwealth Caribbean Election Petitions: Its Effect on the Free Franchise, 2 ANGLO-AMER. L. REV. 363-84 (1973).

Books and Other Publications

INTRODUCTION TO SOURCES AND SYSTEMS OF THE COMMON LAW CARIBBEAN (U. West Indies, 1974).

Review of C. Lewis, STATE AND DIPLOMATIC IMMUNITY, 16 VAND. L. REV. 287 (1983).

Review of F. Philipps, FREEDOM IN THE CARIBBEAN, 27 AM. J. COMP. L. 127 (1979).

Review of D. Epstein & J. Martin, BASIC UNIFORM COMM. CODE, 30 J. LEG. ED. 249 (1978-79).

William P. LaPiana

Law Review Articles

The Legal Culture of the Formative Period in Sherman Act Jurisprudence, forthcoming in N.Y.L.SCH. L. REV.

Just the Facts: The Field Code and the Case Method, forthcoming in N.Y.L.SCH. L. REV.

Review of R. Cosgrove, OUR LADY THE COMMON LAW, AM. J. LEG. HIST. 225-227 (1991).

Victorian from Beacon Hill: Oliver Wendell Holmes's Early Legal Scholarship, 90 COLUM. L. REV. 808-833 (1990).

Dusty Books and Living History: Why All Those Old State Reports Really Matter, 81 L. LIB. J. 33-39 (1989).

"A Task of No Common Magnitude": *The Founding of the American Law Institute*, 11 NOVA L. REV. 1085-1126 (1987).

Swift v. Tyson and the Brooding Omnipresence in the Sky: An Investigation of the Idea of Law in Antebellum America, 20 SUFFOLK U. L. REV. 771-832 (1986).

Books and Other Publications

TAX PLANNING FOR CHARITABLE TRUSTS, forthcoming from Little, Brown & Co. (with Jerry J. McCoy).

"David Dudley Field," in S.L. SCHECHTER and R.B. BERNSTEIN, eds., NEW YORK AND THE UNION (N.Y. Commission on the Bicentennial, 1990), pp. 629-636.

DISCLAIMERS IN ESTATE PLANNING: A GUIDE TO THEIR EFFECTIVE USE (Section of Real Property, Probate and Trust Law of the American Bar Assn., 1990) (with R. A. Brand).

"Powers of Appointment," chapter 20 in D. CRUMBLEY, ed., THE HANDBOOK OF ESTATE PLANNING (Dow Jones-Irwin, 1988).

Final Disclaimer Regulations Offer Flexibility in the Use of General Powers of Appointment for the Marital Deduction, 65 TAXES 133 (1987) (with R.A. Brand).

Review of MR. ZENGER'S MALICE AND FALSEHOOD—SIX ISSUES OF THE NEW YORK WEEKLY JOURNAL, 1733-34, ed., S. BOTEIN, 69 WESTERN PENN. HIST. MAG. 263-264 (1986).

Using Disclaimers Adds More Flexibility to "Escape Clauses" for Taxable Insurance, 13 ESTATE PLANNING 278 (1986) (with R.A. Brand).

Software review of "Estate Tax Planner," fr Aardvark/McGraw-Hill, 6 J. L. & COMMERCE 411-417 (1986).

TAX PLANNING FOR CHARITABLE TRUSTS, forthcoming from Little Brown (with Jerry J. McCoy).

Final Disclaimer Regulations Offer Flexibility in the Use of General Powers of Appointment for the Marital Deduction, 65 TAXES: THE TAX MAGAZINE 133-42 (1987) (with R. Brand).

Estate Tax Planner, 6 J. OF L. & COMM. 411-17 (1986).

Using Disclaimers Adds More Flexibility to "Escape Clauses" for Taxable Insurance, 13 ESTATE PLANNING 278-81 (1986).

Arthur S. Leonard

Law Review Articles

Ethical Issues of AIDS in the Workplace, 5 NOTRE DAME J. L., ETHICS & PUB. POLICY 53-73 (1990).

- Homophobia, Heterosexism, and Judicial Decisionmaking*, forthcoming in 1 J. OF GAY & LESBIAN PSYCHOTHERAPY (1990).
- Watkins v. United States Army and the Employment Rights of Lesbians and Gay Men*, 40 LABOR L.J. 438-45 (1989).
- AIDS, Employment and Unemployment*, 49 OHIO STATE L.J. 929-64 (1989), reprinted in BNA, AIDS IN THE WORKPLACE: RESOURCE MATERIALS (3d ed. 1989).
- Forward: The Legal Challenge of AIDS*, 12 NOVA L. REV. 961-68 (1988) (Symposium issue).
- A New Common Law of Employment Termination*, 66 N.C. L. REV. 631-86 (1988).
- AIDS and Employment Law Revisited*, 14 HOFSTRA L. REV. 11-51 (1985) (Symposium issue on AIDS).
- Employment Discrimination Against Persons with AIDS*, 10 U. DAYTON L. REV. 681-703 (1985) (Symposium issue: The Legal System and Homosexuality), reprinted in 19 CLEARINGHOUSE REV. 1292 (March, 1986).
- Post-contractual Arbitrability after Nolde Brothers: A Problem of Conceptual Clarity*, 28 N.Y.L. SCH. L. REV. 257-94 (1983).
- Specific Performance of Collective Bargaining Agreements*, 52 FORDHAM L. REV. 193-218 (1983).
- Collective Bargaining on Issues of Health and Safety in the Public Sector: The Experience Under New York's Taylor Law*, 31 BUFFALO L. REV. 165-90 (1982).

Other Publications

- SEXUALITY AND THE LAW: A LEGAL ENCYCLOPEDIA (Garland Publishing Co., forthcoming).
- AIDS LAW IN A NUTSHELL (West Publishing Co., 1991) (co-author).
- "Discrimination in Employment and Business," Ch. 5 in AIDS: CASES AND MATERIALS 263-338 (John Marshall, 1989).
- "The Legal Issues: What Every Manager Should Know," Ch. 6 in AIDS: THE NEW WORKPLACE ISSUES (Am. Management Ass'n, 1988).
- The Legal Position of Lesbians and Gay Men in the United States*, SECOND I.L.G.A. PINK BOOK 99-108 (Univ. of Utrecht, Netherlands, 1988).
- "AIDS as a Handicap Under the Rehabilitation Act," ch. 12, PROCEEDINGS OF THE 40TH ANNUAL NATIONAL CONFERENCE ON LABOR, New York University Institute of Labor Relations (Matthew Bender, 1987).
- "AIDS in the Workplace," ch. 8 in AIDS AND THE LAW (eds. H. Dalton & S. Burris) (Yale Univ. Press 1987).
- AIDS and Employment: Bibliographic Resources*, 3 THE LABOR LAWYER 299-309 (American Bar Association, 1987).

Jethro K. Lieberman

Law Review Articles

Lessons from Alternative Dispute Resolution, 53 U. CHI. L. REV. 424 (1986).

Books and Other Publications

THE ALMANAC OF THE AMERICAN CONSTITUTION, forthcoming from Random House and Dialogue Press, Inc., 1992.

THE LAWYERING OF AMERICA, forthcoming from Houghton Mifflin, 1993 (with Tom Goldstein).

THE LAWYER'S GUIDE TO WRITING WELL (McGraw-Hill, 1989) (with Tom Goldstein); paperback revised ed. (Univ. of Cal. Press, 1991).

Ruminations on a Crescendo of Litigation, NAT. FORUM, Fall, 1991, pp. 3-8.

BUSINESS LAW AND THE LEGAL ENVIRONMENT OF BUSINESS (Harcourt Brace Jovanovich, 1985) (with George J. Siedel) (college text for the business curriculum). Second revised edition 1988; third revised ed. (HBJ/Dryden Books), 1991.

Toward a Theory of Injury, in PERNICIOUS IDEAS AND COSTLY CONSEQUENCES: THE INTELLECTUAL ROOTS OF THE TORTS CRISIS 99-115 (National Legal Center for the Public Interest, 1990).

THE ENDURING CONSTITUTION, (West Publishing Co. and Harper & Row, 1987) (winner of the ABA's Silver Gavel Award in 1988).

THE LEGAL ENVIRONMENT OF BUSINESS (Harcourt Brace Jovanovich, 1988) (with George J. Siedel).

THE MANAGER'S GUIDE TO RESOLVING LEGAL DISPUTES (Harper & Row 1985) (with James F. Henry).

THE ROLE OF COURTS IN AMERICAN SOCIETY (J.K. Lieberman ed.) (West, 1984).

THE LITIGIOUS SOCIETY (Basic Books 1981) (paperback edition, Harper Colophon, 1983) (winner of ABA's Silver Gavel Award in 1982). Japanese ed. forthcoming, 1992.

CORPORATE DISPUTE MANAGEMENT (Mathew Bender & Co., 1982) (J.K. Lieberman ed.).

Book Review of TOTAL JUSTICE by Lawrence M. Friedman, 71 A.B.A.J. 86 (1985).

Book Review of JUSTICE UNDER LAW? by Jerold S. Auerbach, THE NEW YORK TIMES BOOK REVIEW, June 5, 1983.

Book Review of PARTISAN JUSTICE by Marvin E. Frankel, 27 N.Y.L. SCH. L. REV. 695 (1981).

CRISIS AT THE BAR: LAWYER'S UNETHICAL ETHICS AND WHAT TO DO ABOUT IT (W. W. Norton Co., 1978).

The Relativity of Injury, 7 PHILOS. & PUBLIC AFFAIRS 61 (1977).

MILESTONES! 200 YEARS OF AMERICAN LAW (West/Oxford Univ. Press, 1976).

HOW THE GOVERNMENT BREAKS THE LAW (Stein and Day, 1973; Penguin paperback ed., 1974).

THE TYRANNY OF THE EXPERTS (Walker & Co., 1970).

Stephen J. Massey

Chancellor Allen's Jurisprudence and the Theory of Corporate Law, forthcoming in DEL. J. CORP. L. (1992).

Individual Responsibility for Assisting the Nazis in Persecuting Civilians, 71 MINN. L. REV. 97 (1986).

Is Self Respect a Moral or a Psychological Concept?, 93 ETHICS 246 (1983).

Book Review of J. Feinberg, RIGHTS, JUSTICE, AND THE BOUNDS OF LIBERTY (1980), 42 PHIL. REV. 438 (1983).

Kant on Self Respect, 21 J. HIST. PHIL. 57 (1983).

Marxism and Business Ethics, 1 J. BUS. ETHICS 301 (1982).

Rethinking Affirmative Action, 7 SOC. THEORY & PRAC. 21 (1981).

Park McGinty

Articles

Dionysos's Revenge and the Validation of the Hellenic World-View, 71 HARV. THEOLOGICAL REV.

Books

INTERPRETATION AND DIONYSOS: METHOD IN THE STUDY OF A GOD (The Hague: Mouton, 1978).

Carlin Meyer

Abstention Doctrine and the Civil Rights Plaintiff: Let the Lawyer Beware, CIVIL RIGHTS AND ATTORNEYS FEES ANNUAL HANDBOOK (Clark Boardman, 1988).

"Common Law Right to Privacy" and "False Imprisonment," in EMPLOYEE RIGHTS LITIGATION: PLEADING AND PRACTICE (Matthew Bender, 1991).

William Natbony

Law Review Articles

The Tax Incentives for Research and Development: An Analysis and a Proposal, 76 GEO. L. J. 347-416 (1987).

Tax Shelters and Section 174: Research and Experimental Expenditures in the Tax Shelter Context, 4 J. TAX'N OF INVESTMENTS 19-38 (1986).

The Onion or the Pearl? Peelings from Collapsibility and Dealership, 11 J. CORP. TAX. 91-164 (1984).

A Home Is Not Where the Deductions Are, 11 J. REAL EST. TAX'N 377-84 (1984).

Depreciating Dealer Real Property, 62 TAXES 363-72 (1984).

The Crummey Trust and "Five and Five Powers After ERTA, 60 TAXES 497-506 (1982).

Cleaning the Augean Stables: The Debt-Equity Regulations, 8 J. CORP. TAX. 185-234 (1981).

Worthlessness, Debt-Equity, and Related Problems, 32 HASTINGS L.J. 1404-1534 (1981).

Stephen A. Newman

Law Review Articles

Euthanasia: Orchestrating the Last Syllable of Time, forthcoming in U. PA. L. REV. 1991.

A Tale of Two Cases: Reflections on Psychological and Institutional Influences on Child Custody Decisions, 34 N.Y.L. SCH. L. REV. 661-78 (1989).

Baby Doe, Congress, and the States: Challenging the Federal Treatment Standard for Impaired Infants, 15 AM. J. LAW & MED. 1-60 (1989).

Treatment Refusals for the Critically and Terminally Ill: Proposed Rules for the Family, the Physician, and the State, 3 N.Y.L. SCH. HUM. RTS. ANN. 35-89 (1985).

Books

GETTING WHAT YOU DESERVE: A HANDBOOK FOR THE ASSERTIVE CONSUMER (Doubleday, 1979) (with N. Kramer).

CAVEAT VENDITOR: A MANUAL FOR CONSUMER REPRESENTATION IN NEW YORK (Consumer Law Training Center, 1978).

MICHIGAN CONSUMER LAW MANUAL (1980).

Rudolph J. Peritz

Law Review Articles

Forward: Antitrust as Public Interest Law, forthcoming 1990 N.Y.L.SCH. L. REV. (forward to Symposium on "The Past and Future of Antitrust as Public Interest Law").

A Counter-History of Antitrust Law, 1990 DUKE L.J. 263-320.

A Genealogy of Vertical Restraints Doctrine, 40 HASTINGS L.J. 511-76 (1989).

The "Rule of Reason" in Antitrust Law: Property Logic in Restraint of Competition, 40 HASTINGS L.J. 285-342 (1989), reprinted in significant part in E. Thomas Sullivan, ed., THE POLITICAL ECONOMY OF THE SHERMAN ACT: THE FIRST HUNDRED YEARS (Oxford Univ. Press, forthcoming 1990).

Computer Data and Reliability: A Call for Authentication of Business Records Under the Federal Rules of Evidence, 80 NW. U. L. REV. 956-1002 (1986), reprinted in 7 COMPUTER/LAW J. 23-72 (1986).

The Predicament of Antitrust Jurisprudence; Economics and the Monopolization of Price Discrimination Argument, 1984 DUKE L.J. 1205-95.

Other Publications

REFORMING ANTITRUST: COMPETITION POLICY AND PRIVATE PROPERTY RIGHTS IN CONFLICT, forthcoming from Oxford University Press.

"Exploring the Limits of Formalism: Artificial Intelligence and Legal Pedagogy," forthcoming in 1990 BILETA J. (British and Irish Legal Education Technology Assn., U.K. Law Technology Centre, Univ. of Warwick).

"Expert Systems and Legal Reasoning: An Essay on the New Formalism," in PROCEEDINGS OF THE 4TH INTERNATIONAL CONFERENCE ON COMPUTERS AND LAW (Rome 1988).

Michael L. Perlin

Law Review Articles

Fatal Assumption: A Critical Evaluation of the Role of Counsel in Mental Disability Cases, forthcoming in 16 L. & HUM. BEHAV. (1992).

Power Imbalances in Therapeutic and Forensic Relationships, 9 BEHAV. SCI. & L. 111 (1991).

Morality and Pretextuality, Psychiatry and Law: "Ordinary Common Sense," Heuristic Reasoning, and Cognitive Dissonance, 19 BULL. AM. ACAD. PSYCHIATRY & L. 131 (1991).

Deinstitutionalization and Homelessness: A Story of Marginalization, 28 HOUSTON L. REV. 63 (1990).

Unpacking the Myths: The Symbolism of Insanity Defense Mythology, 40 CASE WEST. RES. L. REV. 599 (1989-90).

Psychodynamics and the Insanity Defense: Ordinary Common Sense and Heuristic Reasoning, 67 NEB. L. REV. 3 (1990).

AIDS Dementia and Competency to Stand Trial: A Potential Abuse of the Forensic Mental Health System? 18 BULL. AM. ACAD. PSYCH. & L. 349 (1990) (with J. Dvoskin).

Are Courts Competent to Decide Competency Questions? Stripping the Facade from United States v. Charters, 38 U. KAN. L. REV. 957 (1990).

Admissibility of Psychiatric Evaluations Under Miranda and the Right to Counsel: Satterwhite and Buchanan, 15 SEARCH & SEIZURE L. REP. 73 (1988).

Fourth Amendment Rights of Mentally Ill Defendants to Refuse Medication Before Trial, 15 SEARCH & SEIZURE L. REP. 9 (1988).

The Supreme Court and the Mentally Disabled Criminal Defendant: Recent Developments, 15 BULL. AM. ACAD. PSYCH. & L. 391 (1987).

Economic Rights of the Institutionalized Mentally Disabled, 10 INT'L J. L. & PSYCH. 187 (1988).

Colorado v. Connelly: Farewell to Free Will?, 14 SEARCH & SEIZURE L. REP. 121 (1987); reprinted as *Criminal Confessions and the Mentally Disabled: Colorado v. Connelly and the Future of Free Will*, in 5 CRITICAL ISSUES IN AMERICAN PSYCHIATRY AND THE LAW (Rosner & Harmon, eds., 1988).

The Supreme Court, the Mentally Disabled Criminal Defendant, and Symbolic Values: Random Decisions, Hidden Rationales, or "Doctrinal Abyss"?, 29 ARIZ. L. REV. 1 (1987).

Ten Years After: Evolving Mental Health Advocacy and Judicial Trends, 15 FORDHAM URB. L.J. 335 (1986-87).

State Constitutions and Statutes as Sources of Rights for the Mentally Disabled: The Last Frontier?, 20 LOYOLA L.A.L. REV. 1249 (1987).

Can Mental Health Professionals Predict Judicial Decisionmaking? Constitutional and Tort Liability Aspects of the Right of the Institutionalized Mentally Disabled to Refuse Treatment: On the Cutting Edge, 3 TOURO L. REV. 13 (1986).

The Supreme Court, The Mentally Disabled Criminal Defendant, Psychiatric Testimony in Death Penalty Cases, and the Power of Symbolism: Dulling the Ake in Barefoot's Achilles Heel, 3 N.Y.L. SCH. HUM. RTS. ANN. 91-169 (1985).

The United States Supreme Court and Mental Health Law: A Retrospective, 4 MED. & L. 49 (1985).

The German and British Roots of American Workers' Compensation Systems: When is An "Intentional Act" Intentional?, 15 SETON HALL L. REV. 849 (1985).

Proportionality Review in New Jersey: An Indispensable Safeguard in the Capital Sentencing Process, 15 RUTGERS L.J. 399 (1984) (with J. Rodriguez and J. Apicella).

The Insanity Defense Under Siege: Legislative Assaults and Legal Rejoinders, 14 RUTGERS L. REV. 397 (1983) (with Joseph H. Rodriguez and Laura M. LeWinn).

Ethical Issues in the Representation of Individuals in the Commitment Process, 45 L. & CONTEMP. PROBS. 161 (1982) (with Robert L. Sadoff).

Books and other Publications

THE LAW AND MENTAL DISABILITY, forthcoming, Michie Press, 1993 (hornbook).

Reading the Supreme Court's Tea Leaves: Predicting Judicial Behavior in Civil and Criminal Right to Refuse Treatment Cases, 12 AM. J. FORENS. PSYCHIATRY 37 (1991).

MENTAL DISABILITY LAW: CIVIL AND CRIMINAL (Michie Press, 1989) (three volumes) (supplemented annually).

"Civil Rights of Hospitalized Mental Patients, and Discharged Pending Placement: The Due Process Rights of the Institutionalized Mentally Ill with Nowhere to Go," in THE SCHIZOPHRENIAS (Flach ed.) (W.W. Norton Co., 1988).

Involuntary Civil Commitment of Juveniles, 9 DIRECTIONS IN PSYCHIATRY (Lesson 14, 1989).

United States v. Charters: Right of Pretrial Detainees to Refuse Medication, 13 NEWSLETTER OF THE AM. ACAD. OF PSYCH. & L. 4 (1988).

Three chapters concerning Psychiatric Malpractice in *PSYCHIATRIC FOCUS: RISK MANAGEMENT* (Flach, ed. 1988).

"Patient's Rights," in *PSYCHIATRY* (Cavenar ed.) (rev. ed. 1986).

Forensic Psychiatric Witnesses and Contingent Fee Arrangements: Ethical Implications from a Lawyer's Perspective, 11 *NEWSLETTER AM. ACAD. PSYCH. & L.* 25 (1986).

"Torts," in *LAW AND ETHICS: A GUIDE FOR THE HEALTH PROFESSIONAL* (Sidley ed. 1985).

Review of Caplan, *The Insanity Defense and the Trial of John W. Hinckley, Jr.* (1984), 30 *N.Y.L. SCH. L. REV.* 857 (1985).

"Recent Developments in Mental Health Law," in *PSYCHIATRIC CLINICS OF NORTH AMERICA* (R. Sadoff ed. 1983).

"Psychiatric Hospitalization: Some Predictions for the 80's," in *CRITICAL ISSUES IN AMERICAN PSYCHIATRY AND THE LAW* (Rosner ed. 1982).

Mental Patient Advocacy by a Public Advocate, 54 *PSYCH. Q.* 169 (1982).

An Invitation to the Dance: An Empirical Response to Chief Justice Warren Burger's "Time-Consuming Procedural Minuets" Theory in Parham v. J.R., 9 *BULL. AM. ACAD. PSYCH. & L.* 149 (1981) (reprinted in *THERAPEUTIC JUSTICE* (Wexler, ed.) (Carolina U. Press 1989).

Rights of Ex-Patients in the Community: The Next Frontier?, 8 *BULL. AM. ACAD. PSYCH. & L.* 33 (1980).

Book Review of Horsley & Carlova, *TESTIFYING IN COURT* (1983), 13 *J. PSYCH. & L.* 465 (1985).

Book Review of Lloyd-Bostock, ed., *PSYCHOLOGY IN LEGAL CONTEXTS: APPLICATIONS AND LIMITATIONS*, 10 *J. PSYCH. & L.* 111 (1982).

Book Review of Schwitzgebel and Schwitzgebel, *LAW AND PSYCHOLOGICAL PRACTICE*, 9 *J. PSYCH. & L.* 229 (1982).

Edward A. Purcell

Articles

Social Thought, 35 *AM. Q.* 80 (1983) (awarded the American Quarterly prize for the best article published in 1983-1984).

The Professionalization of Philosophy, 7 *REVIEWS IN AM. HIST.* 51 (1979).

Alexander M. Bickel and the Post-Realist Constitution, 11 *HARV.C.R.-C.L.L. REV.* 521 (1976).

Service Intellectuals and the Politics of "Science," 15 *HIST. OF EDUC. Q.* 97 (1975).

Brandeis and the Democratic Vision, 1 *REVIEWS IN AM. HIST.* 253 (1973).

Violence and Social Change: The Homestead Strike, in *PRESENT IN THE PAST* 259 (A. Rappaport & R. Traina, eds. 1972).

American Jurisprudence Between the Wars: Legal Realism and the Crisis of Democratic Theory, 75 *AM. HIST. REV.* 424 (1969).

Ideas and Interests: Businessmen and the Interstate Commerce Act, 54 J. OF AM. HIST. 561 (1967).

Books

LITIGATION AND INEQUALITY: FEDERAL DIVERSITY JURISDICTION IN INDUSTRIAL AMERICA, 1870-1958, forthcoming from Oxford University Press, 1992.

THE CRISIS OF DEMOCRATIC THEORY: SCIENTIFIC NATURALISM AND THE PROBLEM OF VALUE (1973) (awarded Frederick Jackson Turner Prize, Organization of American Historians, 1973).

Donald P. Rothschild

Law Review Articles

A Proposed Tonic with Florida Lime to Celebrate our New Federalism: How to Deal with the Headache of Preemption, 38 U. MIAMI L. REV. 829 (1984).

Legal Requirements Affecting an Arbitrator's File Retention: Is There a Professional Responsibility? 35 LABOR L.J. 579 (1984).

A Supreme Experience in Legal Education, 47 GEO. WASH. L. REV. 1030 (1979).

The FDA's Regulations—A Model for the Future, 32 FOOD, DRUG & COS. L.J. 344 (1977).

The Magnuson-Moss Warranty Act: Is There a Careful Balancing of Warrantor and Consumer Interests?, 44 GEO WASH. L. REV. 335 (1976).

Criminal Consumer Fraud: A Victim-Oriented Analysis, 74 MICH. L. REV. 661 (1976) (coauthored).

How to Protect Consumers Through Local Regulation and Arbitration, 1 LOYOLA CONS. PROT. J. 26 (1972) (coauthored).

The Legal Internship Program at the National Law Center, 1970 U. TOLEDO L. REV. 791.

Consumer Protection at Last Through Local Protection of Retail Installment Contracts, 37 GEO. WASH. L. REV. 1067 (1969).

Arbitration and the National Labor Relations Board: An Examination of Preferences and Their Relevance, 28 OHIO ST. L.J. 195 (1965).

The Uniform Commercial Code's Undoing of an Obligation, 7 B.C. Ind. & Comm. L. Rev. 63 (1965).

The Goodwill of an Employer as an Incident of Employment, 1965 INS. L.J. 400.

Books and Other Publications

COLLECTIVE BARGAINING AND LABOR ARBITRATION (3d ed. 1988) (with L. Merrifield & C. Craver).

FUNDAMENTALS OF ADMINISTRATIVE PRACTICE AND PROCEDURE (1981), Supp. 1983 (with C. Koch).

CONSUMER PROTECTION TEXT AND MATERIALS (2d ed. 1976) (with David W. Carroll).

Joyce D. Saltalamachia (Library Director)

Articles

The National Law Library: Service Expectations of the Second-Tier Libraries, 77 L. LIBRARY J. 649 (1984-85).

To Eat or Not to Eat, Is That the Question? 4 LEGAL REFERENCE SERVICES Q. 95 (1984-85).

The Perils of Photocopying, 4 LEGAL REFERENCE SERVICES Q. 77 (1984).

A Literary History of the Consumer Movement, 10 Cal. Trial Lawyers' Ass'n Forum 38 (1981).

Books and Other Publications

ASSIGNMENTS TO FUNDAMENTALS OF LEGAL RESEARCH AND INSTRUCTOR'S MANUAL (Foundation Press, 1990) (2 vols.).

ASSIGNMENTS UPDATES AND INSTRUCTOR'S MANUAL (Foundation Press, 1987) (2 vols.).

FUNDAMENTALS OF LEGAL RESEARCH CUMULATIVE ASSIGNMENT BOOK AND INSTRUCTOR'S MANUAL (Foundation Press, 1985) (2 vols.) (co-editor).

PROFESSIONAL STAFFING AND JOB SECURITY IN THE ACADEMIC LAW LIBRARY (Oceana, 1988) (with Tracy).

Edward Samuels

Law Review Articles

The Idea-Expression Dichotomy in Copyright Law, 56 TENN. L. REV. 321-463 (1989).

The Unconscionability of Excluding Consequential Damages Under the Uniform Commercial Code When No Other Meaningful Remedy Is Available, 43 U. PITT. L. REV. 197-251 (1981).

Goldstein v. California: Breaking up Federal Copyright Preemption, 24 COPYRIGHT L. SYMP. (ASCAP) 51-84 (1981).

Books

DEVELOPMENT AND REGULATION OF NEW COMMUNICATIONS TECHNOLOGIES (with M. Botein & D. Rice, 1980).

David S. Schoenbrod

Law Review Articles

Presidential Lawmaking Powers, 68 WASH. L.Q. 533-36, 548-560 (1990) (Symposium on the Presidency and Congress: Constitutionally Separated and Shared Powers).

How the Reagan Administration Trivialized Separation of Powers (and Shot Itself in the Foot), 57 GEO. WASH. L. REV. 459 (1989) (Symposium: Separation of Powers and the Executive Branch: The Reagan Era in Retrospect).

Environmental Law and Growing Up, 6 YALE J. OF REG. 357 (1989) (Environmental Law Symposium).

The Measure of an Injunction, 72 MINN. L. REV. 627-69 (1988).

Separation of Powers and the Powers That Be: The Constitutional Purposes of the Delegation Doctrine, 36 AM. U.L. REV. 355-90 (1987) (Symposium: "The Uneasy Constitutional Status of the Administrative Agencies").

The Delegation Doctrine: Could the Court Give It Substance?, 83 MICH. L. REV. 1223-90 (1985).

Limits and Dangers of Environmental Mediation: A Review Essay, 58 N.Y.U. L. REV. 1453-76 (1983).

Goals Statutes or Rules Statutes: The Case of the Clean Air Act, 30 U.C.L.A. L. REV. 740-828 (1983).

Electricity or the Environment: A Study of Public Regulation Without Public Control, 61 CAL. L. REV. 961 (1973) (co-author).

Books and Other Publications

REMEDIES: PUBLIC AND PRIVATE (West, 1990) (with A. Macbeth, D. Levine, and D. Jung).

"Why Regulation of Lead Has Failed," in LOW LEVELS LEAD EXPOSURE: THE CLINICAL IMPLICATIONS OF CURRENT RESEARCH (Needleman ed.) (Raven Press, 1980).

A NEW DIRECTION IN TRANSIT (N.Y.C. Dept. of City Planning, 1978) (co-author).

Donald E. Shapiro

Law Review Articles

DNA Fingerprinting and Paternity Suits, 3 N.Y. DOMESTIC REL. RPTR. 65-73 (1991).

DNA Data Banks: The Threat to Privacy, N.Y. STATE JUD. SEM. (July 1990).

DNA Data Banking: The Dangerous Erosion of Privacy, 38 CLEVELAND STATE L. REV. 455 (1990).

DNA Databanking and the Protection of Privacy: An Oxymoron (with Michelle Weinberg), 24 INTL. SOC. BARRISTERS Q. (1990).

The Widow and the Sperm: The Law of Post-Mortem Insemination, J. OF L. & HEALTH 229-48 (1986-87) (with Benedene Sonnenblick).

New Innovations in Conception and Their Effects Upon Our Law and Morality, 31 N.Y.L. SCH. L. REV. 23-59 (1986).

Single-Sex Families: The Impact of New Birth Innovations Upon Traditional Family Notions, 24 J. FAM. L. 271-81 (1985-86).

Overview, 3 N.Y.L. SCH. HUM. R. ANN. 7-12 (1985).

Medical Malpractice: History, Diagnosis and Prognosis, 22 ST. LOUIS UNIV. L.J. 469 (1978), reprinted in 1979 Specialty Law Digest—Health Care 5.

Forensic Medicine, 22 N.Y.L. SCH. L. REV. 905 (1977).

Books and Other Publications

- REVIEW OF LAW, BEHAVIOR, AND MENTAL HEALTH PROFESSIONALS, 3 J. OF L. & HEALTH (1988-89).
- BIRTH, LAW, MEDICINE, AND MORALITY (Oxford Centre for Postgraduate Hebrew Studies, 1986).
- LAW, MEDICINE, AND FORENSIC SCIENCE (Little Brown & Co. 3d ed., 1982) (with Curran).
- REVIEW OF S. CHARLES & E. KENNEDY, DEFENDANT: A PSYCHIATRIST ON TRIAL FOR MEDICAL MALPRACTICE, 31 N.Y.L. SCH. L. REV. 867-71 (1986).
- "The Legal Aspects," in LIFE AND DEATH DECISIONS (1980).
- "The History of Medical Malpractice," in THE INFLUENCE OF LITIGATION ON MEDICAL MALPRACTICE (Grune & Stratton, 1977).
- CHAPTER IN LEGAL MEDICINE ANNUAL: NINETEEN SEVENTY-TWO (Appleton-Century-Crofts 1972) (with Anthony Davis).
- CHAPTER IN *The Law School of Tomorrow* (Rutgers Univ. Press, 1969).
- CHAPTER IN EDUCATION IN THE PROFESSIONAL RESPONSIBILITIES OF THE LAWYER (Univ. Press of Va., 1970).
- EDITOR, MICHIGAN BASIC PRACTICE SERIES, 1st ed. (1960); 2d ed. (1962); 3rd ed. (1965) (5 vols.).
- CO-EDITOR, MICHIGAN BASIC HANDBOOK SERIES (8 vols.) (1962-67).
- CO-EDITOR, MICHIGAN UNIFORM COMMERCIAL CODE LIBRARY (5 vols.) (1963).

Richard K. Sherwin

- Rhetorical Pluralism and the Discourse Ideal: Countering Division of Employment v. Smith, A Parable of Pagans, Politics, and Majoritarian Rule*, forthcoming in 84 NW. U.L. REV. (1990).
- Law, Violence, and Illiberal Belief*, 78 GEO. L. J. 1785-1835 (1990).
- A Matter of Voice and Plot: Belief and Suspicion in Legal Storytelling*, 87 MICH. L. REV. 543-612 (1988).
- Dialects and Dominance: A Study of Rhetorical Fields in The Law of Confessions*, 36 U. PA. L. REV. 729-849 (1988).
- Opening Hart's Concept of Law*, 20 VALPARAISO L. REV. 385-411 (1986).

James F. Simon (Dean)

- THE ANTAGONISTS: HUGO BLACK, FELIX FRANKFURTER, AND CIVIL LIBERTIES IN MODERN AMERICA, Simon & Schuster, 1989; Touchstone paperback 1990.
- INDEPENDENT JOURNEY: THE LIFE OF WILLIAM O. DOUGLAS (Harper & Row 1980; Penguin paperback, 1981) (winner of the 1981 Scribes Award of the American Society of Writers on Legal Subjects as the best book published in the legal field).
- THE JUDGE (David McKay Co., 1976).

IN HIS OWN IMAGE: THE SUPREME COURT IN RICHARD NIXON'S AMERICA (David McKay Co., 1973; paperback edition, 1974).

Conflict and Leadership, The U.S. Supreme Court from Marshall to Rehnquist, 53 VITAL SPEECHES OF THE DAY 44-48 (1986) (delivered at the John Marshall lecture, Franklin and Marshall College).

Michael B. W. Sinclair

Law Review Articles

Employment at Pleasure: An Idea Whose Time Has Passed, forthcoming in 108 BANKING L. J. (1991).

Group Dynamics and the Law (review essay), forthcoming in 15 LEG. STUDIES FORUM (1991).

The Case of the Air Conditioned Allonge, 9 ANN. REV. OF BANKING L. 143-228 (1990).

Codification of Negotiable Instruments Law: A Tale of Reiterated Anachronism, 21 U. TOLEDO L. REV. 625-84 (1990).

The Use of Evolution Theory in Law, 64 U. DET. L. REV. 451-77 (1987).

Seduction and the Myth of the Ideal Woman, 5 L. & Inequality 33-102 (1987).

Notes Toward a Formal Model of Common Law, 62 IND. L.J. 355-63 (1986-87).

The Semantics of Common Law Predicates, 61 IND. L.J. 373-99 (1985-86).

Law and Language: The Role of Pragmatics in Statutory Interpretation, 46 U. PITT. L. REV. 373-420 (1985).

Fair Use Old and New: The Betamax Case and its Forebears, 33 BUFFALO L. REV. 269-332 (1984).

Other Publications

Is Maori an Ergative Language, 85 J. OF THE POLYNESIAN SOC'Y 9-26 (1976).

Book Review of Anna Clark, *WOMEN'S SILENCE, MEN'S VIOLENCE: SEXUAL ASSAULT IN ENGLAND, 1770-1845* (1987), 94 AM. HIST. REV. 135 (1989).

Nadine Strossen

Law Review Articles

Justice Harlan and the Bill of Rights, forthcoming in N.Y.L.SCH. L. REV. (Symposium on Justice Harlan).

Defining Civil Liberties, forthcoming in HARV. J. L. & PUB. POLICY.

A Tribute to Norman Dorsen, forthcoming in HARV.CIV.RIGHTS-CIV.LIB.L.REV.

The Religion Clause Writings of Justice Brennan, forthcoming in PACE L. REV.

Michigan Department of State Police v. Sitz: A Roadblock to Meaningful Judicial Enforcement of Individual Rights, 42 HASTINGS L.J. 285-390 (1991).

Regulating Campus Hate Speech: A Modest Proposal? 1990 DUKE L.J. 483-572.

Introduction to Symposium on Developments in Civil Rights and Employment Discrimination, 7 N.Y.L. SCH. J. OF HUM. R. 1-8 (1990).

The Real ACLU, 2 YALE J. L. & FEMINISM 161-87 (1990) (with Mary Ellen Gale).

Recent U.S. and International Judicial Protection of Individual Rights, A Comparative Legal Process Analysis and Proposed Synthesis, 41 HASTINGS L.J. 499-598 (1990).

The Fourth Amendment in the Balance: Accurately Setting the Scales through Least Intrusive Alternative Analysis, 63 N.Y.U. L. REV. 1173-1267 (1988).

A Constitutional Analysis of the Equal Access Act's Standards Governing Public School Student Religious Meetings, 24 HARV. J. ON LEGIS. 117-90 (1987).

"Secular Humanism" and "Scientific Creationism": Proposed Standards for Reviewing Curricular Decisions Affecting Students' Religious Freedom, 47 OHIO STATE L.J. 333-407 (1986).

A Defence of the Aspirations—but not the Achievements—of the U.S. Rules Limiting Defamation Actions by Public Officials or Public Figures, 15 MELBOURNE U. L. REV. 419-37 (1986).

A Framework for Evaluating Equal Access Claims by Student Religious Groups: Is There a Window for Free Speech in the Wall Separating Church and State?, 71 CORNELL L. REV. 143-83 (1985).

Mass Investigations Without Individualized Suspicion: A Constitutional and Policy Critique of Drunk Driving Roadblocks, 18 U. C. DAVIS L. REV. 595-680 (1985) (with James B. Jacobs).

Other Publications

"Freedom of Speech, 1791-1991," 1991 YEARBOOK ON FREE SPEECH.

"The Religion Clause Writings of Justice William O. Douglas," chapter in HE SHALL NOT PASS THIS WAY AGAIN: JUSTICE DOUGLAS AT 50 YEARS, forthcoming from the Univ. of Pittsburgh Press, 1990.

Review of DEMOCRATIC EDUCATION by Amy Gutmann, J. L. & EDUC. 147-59 (1990).

"Stepping Up the Hate," HONG KONG LAWYER, October 1990.

Review of THE ANTAGONISTS by James F. Simon, CIVIL LIBERTIES (Fall/Winter, 1989).

LAWYERS UNDER FIRE: ATTACKS ON HUMAN RIGHTS ATTORNEYS IN THE PHILIPPINES (published by the Lawyers Committee for Human Rights and Asia Watch, 1988) (with Norman Dorsen).

The Convergence of Feminist and Civil Liberties Principles in the Pornography Debate: Review Essay on Women Against Censorship (ed. Varda Burstyn), 62 N.Y.U. L. REV. 501-35 (1987).

The Lawyer and the Law Professor as Public Citizen: Review Essay on Louis D. Brandeis: Justice for the People and Brandeis and Frankfurter: A Dual Biography, 1986 AM. B. F. RES. J. 107-22 (1986).

Review of NO STATE SHALL ABRIDGE: THE FOURTEENTH AMENDMENT AND THE BILL OF RIGHTS by M. K. Curtis, CIVIL LIBERTIES (Summer/Fall 1986).

Ruti G. Teitel

Law Review Articles

When Separate is Equal—Or Why Organized Religious Exercises, Unlike Chess, Do Not Belong in the Public Schools, 81 NW. U.L. REV. 175 (1987).

The Supreme Court's 1984-85 Church State Decisions: Judicial Paths of Least Resistance, 21 HARV. C.R.-C.L. L. REV. 651 (1986).

Debating Conviction Against Conviction—Constitutional Considerations to the Sanctuary Movement, 14 HASTINGS CONST. L.Q. 25 (1986).

The Unconstitutionality of Equal Access Policies and Legislation Allowing Organized Student-Initiated Religious Activities in the Public High Schools: A Proposal for a Unitary First Amendment Analysis, 12 HASTINGS CONST. L.Q. 529 (1985).

Other Publications

Original Intent, History, and Levy's Establishment Clause, 15 L. & Soc. Inquiry 591 (1990).

Review of Religion and the State: Essays in Honor of Leo Pfeffer, forthcoming in the Journal of Church and State (1991).

LEGAL RESPONSES TO WAR CRIMES: CASES IN APPLIED HUMAN RIGHTS LAW (Pergamon Press 1988) (with O. Kupferschmid).

ECUMENICAL PERSPECTIVES ON CHURCH AND STATE (1988) (with numerous other authors).

Book Review of THE HUMAN RIGHTS OF ALIENS IN CONTEMPORARY INTERNATIONAL LAW, 19 N.Y.U. J. INT'L L. & POL. 101 (1987) (with O. Kupferschmid).

Review of RECONSECRATING AMERICA, 2 CONST. COMM. 529 (1985).

Donald H. Zeigler

Law Review Articles

Justice Harlan and Implied Rights of Action, forthcoming in 36 N.Y.L.SCH. L. REV. (1991) (symposium on Justice Harlan).

Rights Require Remedies: A New Approach to the Enforcement of Rights in the Federal Courts, 38 HASTINGS L.J. 665-728 (1987).

Federal Court Reform of State Criminal Justice Systems: A Reassessment of the Younger Doctrine from a Modern Perspective, 19 U.C. DAVIS L. REV. 31-111 (1985).

A Reassessment of the Younger Doctrine in Light of the Legislative History of Reconstruction, 1983 DUKE L.J. 987-1044.

Due Process Versus Data Processing: An Analysis of Computerized Criminal History Information Systems, 55 N.Y.U. L. REV. 1110-1230 (1980) (with Donald L. Doernberg).

Young Adults as a Cognizable Group in Jury Selection, 76 MICH. L. REV. 1045-1110 (1978).

An Accommodation of the Younger Doctrine and the Duty of the Federal Courts to Enforce Constitutional Safeguards in the State Criminal Process, 125 U. PA. L. REV. 266-306 (1976).

The Invisible Litigant: An Inside View of Pro Se Actions in the Federal Courts, 47 N.Y.U. L. REV. 157-257 (1972).