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TECH TALKS: RILEY AND THE FOURTH AMENDMENT

New York Law School



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TECH TALKS:

RILEY AND THE FOURTH AMENDMENT

Presented by the American Constitution Society, the Federalist Society, and the Institute for Information Law and Policy.

Date: Monday, January 26, 2015

Time: 12:50 p.m. – 1:50 p.m.

Location: New York Law School
185 West Broadway, Room W400

Lunch: Will be provided for free

RSVP: acs@nyls.edu



Professor Nadine Strossen



Professor Ari Waldman

Riley v. California is perhaps the Supreme Court's most important Fourth Amendment case in years. In that case, a majority of the Court held that the police need a warrant to search digital information on a cellphone seized from an individual who has been arrested. Given the amount of information we store on our smartphones—every e-mail we've ever written, all the text messages we have ever sent, our web-browsing habits—this decision seems like an important step forward for protecting individual rights in a world where technology poses ever greater risks of invasions of privacy. **The IILP, the American Constitution Society, and the Federalist Society** are pleased to bring the NYLS community together for a discussion of *Riley* and personal privacy in an age of invasive technology. **Professors Nadine Strossen and Ari Waldman** will discuss the *Riley* decision and what it means for us, for our communities, and for the future of government power.