PUBLICATIONS


J. Herbie DiFonzo, From the Rule of One to Shared Parenting: Custody Presumptions in Law and Policy, 52 FAM. CT. REV. 214 (2014); Closing the Gap: Research, Policy, Practice and Shared Parenting, AFCC Think Tank Final Report (with Marsha Kline Pruett), 52 FAM. CT. REV. 152 (2014); Advancing the Shared Parenting Debate, One Step at a Time: Responses to the Commentaries (with Marsha Kline Pruett), 52 FAM. CT. REV. 208 (2014).

Leon Friedman, The Death of the “Hurricane” and the Criminal Justice Systems Failures, NATIONAL LAW JOURNAL (April 28) (with Myron Beldock and Lewis Steel).

Mitchell Gans, Private Annuity and Installment Sales: Trombetta and Section 2036 __ JOURNAL OF TAXATION (May 2014); Supercharged Credit Shelter Trusts v Portability, 28 PROBATE AND PROPERTY 2 (2014).

Scott Glick, Virtual Checkpoints and Cyber-Terry Stops: Digital Scans to Protect the National’s Critical Infrastructure and Key Resources, 6 J. NAT’L SECURITY L. AND POL’Y 97 (2014).


Andrew Schepard, Cross-Family ADR to Civil ADR, Dispute Resolution Magazine (Fall 2013) (with Sharon Press).


COMMENTARY

Ronald Colombo authored a March 25 post on the Conglomerate Blog, Corporate Rights and Responsibilities.

Susan Fortney published a review in Jotwell on March 7 of Leslie Levin’s article, Misbehaving Lawyers: Cross-Country Comparisons.


Daniel Greenwood co-authored an amicus brief in Sebelius v. Hobby Lobby Stores, Inc. that was discussed favorably in an article appearing on Slate on Feb. 4, Why Have Corporations Refused to Support Hobby Lobby in the Contraception Mandate Challenge?


Andrew Schepard discussed the significance of the new multidisciplinary Resource Center for Separating and

Norman Silber and Diego Matamoros published a blog post on Huffington Post March 6, Warning: Groupon May Be Dangerous to Your Wealth.

PRESENTATIONS

Alafair Burke, taught at the Department of Justice’s Discovery Boot Camp at the National Advocacy Center in January, and delivered a lecture in February to the U.S. Attorney’s Office in Washington, D.C. regarding prosecutors’ obligations to disclose exculpatory evidence. Professor Burke also presented a draft of her article Consent Searches and Fourth Amendment Reasonableness at the University of Denver Sturm College of Law in March and at Lewis and Clark Law School in April.

Herbie DiFonzo and his co-author Ruth Stern presented their book Intimate Associations: The Law and Culture of American Families at the Port Washington Public Library as part of its Author Visit Series on March 18 and at a law school faculty workshop on April 2.

Janet Dolgin gave Ground Rounds at Forest Hills Hospital in May; the topic was “Respecting Choices: Advance Directives, Surrogates and Capacity.” She also presented on a panel addressed to dentistry and social justice hosted by the Hofstra Master of Public Health program.

Monroe Freedman delivered the keynote address, There But for the Grace of God Go I, at the annual meeting of the Coalition of Concerned Legal Professionals in April.

Susan Fortney, presented Whether Alternative Approaches to Regulation Can Reduce Complaints at a training session for the Professional Regulation Division of the Law Society of Upper Canada in Toronto and spoke in Toronto at the program Alternative Business Structure for the Delivery of Legal Services, which was sponsored by the Law Society of Upper Canada. Professor Fortney also delivered the 23rd annual F.B. Wickwire Memorial Lecture in Professional Responsibility and Legal Ethics, which is sponsored by the Nova Scotia Barristers’ Society and the Schulich School of Law, on March 6. Her topic was Proactive Regulation of Lawyers: Proof and Possibilities.

Linda Galler, presented as a panelist at the 26th Annual Institute on Current Issues in International Taxation on December 13. Professor Galler also spoke on Teaching Ethics: Incorporating Ethical Issues from Basic Tax to LLM Course at the American Bar Association Section of Taxation midyear meeting on January 24 and was a featured speaker at a March 10 program, Nuts and Bolts of Tax Penalties 2014: A Primer on the Standards, Procedures, and Defenses relating to Civil and Criminal Penalties, sponsored by the Practising Law Institute.

Scott Glick, presented his paper on cybersecurity and the Fourth Amendment at Rutgers University School of Law on January 8.

Michael Haber presented on an ABA teleconference panel, Law and Regulation in the Wake of Natural Disasters: Environmental, Land Use, Reconstruction, and Takings Issues in a
Rapidly Changing Physical World, on March 24.

Susan Joffe, presented at a workshop titled Tell Me What You Found: Preparing Students to Effectively Deliver Oral Reports sponsored by the Legal Writing Institute at Touro Law Center on December 5.

Stefan Krieger, Theo Liebmann, and Serge Martinez presented Pop-up Clinics: Going Back to Our Roots to Enhance Our Clinical Teaching, at the 2014 AALS Conference on Clinical Legal Education on April 28 in Chicago.

Julian Ku, presented remarks on sovereign immunity and Argentina’s sovereign debt litigation on a panel at the Cato Institute in Washington, DC, on December 11. Professor Ku also offered remarks on constitutional aspects of the collection of foreign intelligence at an oversight hearing of the Private Civil Liberties Oversight Board on March 19.

Theo Liebman spoke at a conference at Fordham University, Representing Immigrant Youth: Ethics and Other Emerging Topics in Special Immigrant Juvenile Practice. Professor Liebmann also spoke at the Advanced Child Protection Litigation program at the New York State Bar Association Annual Meeting in New York City in January.

Irina Manta, presented her paper Intellectual Property and the Presumption of Innocence at numerous fora: the Junior Intellectual Property Scholars Workshop at Florida State University College of Law (December 6); the Fourth Annual Tri-State Region IP Workshop at New York University School of Law (January 10); a Yale Information Society Project (ISP) Ideas lunch at Yale Law School (January 22); the University of Houston Law Center Institute for Intellectual Property & Information Law (IPIL) Colloquium (as the inaugural annual speaker); the Inaugural Intellectual Property Scholars Roundtable at Vanderbilt University Law School (as an invited speaker) (April 25). Irina Manta also spoke at a panel on the question Is IP Property or Government-Conferred Monopoly at the 16th Annual Faculty Conference of the Federalist Society for Law and Public Policy Studies in January.

Mark Padin was a panelist on how to succeed in law school during the Pa'lante Pipeline Workshop as part of the Metro LALSA Conference hosted by CUNY Law School on April 5.

Alan Resnick, spoke at the International Conference on Corporate Insolvency in Tel Aviv, Israel, organized by Israel’s Ministry of Justice on January 19.

James Sample delivered a guest lecture and presentation pertaining to judicial elections at Harvard University on April 1 at the invitation of Harvard Professors Larry Lessig and William English; the presentation served as a class unit for Professor Lessig's and English's jointly-taught Institutional Corruption course. Professor Sample also organized a panel discussion, Redressing Excess or Restricting Access, at Hofstra on February 6. The panel considered proposed changes to the Federal Rules of Civil Procedure relating to discovery and was moderated by Reuters legal correspondent Alison Frankel and featured panelists from Jones Day, LLP and Neufeld, Scheck & Brustin, LLP, as well as the Institute for the Advancement of the American Legal System.
Andrew Schepard delivered an address on Forensic Evaluations and the Rights of Children as part of an Attorneys for Children training program held near Albany, New York, on April 25.

Vern Walker was co-author of a presentation, From Information Retrieval (IR) to Argument Retrieval (AR) for Legal Cases: Report on a Baseline Study, at the 26th International Conference on Legal Knowledge and Information Systems (JURIX 2013), held in Bologna, Italy, December 11-13 (with Kevin D. Ashley).

QUOTED IN


Ronald Colombo, Donald Trump Demands AG Schneiderman Produce Names of Victims in Trump University Fraud Case, New York Daily News March 16; Should Dozens of FINRA Arbitration Cases Be Reopened?, On Wall Street, April 1; In Botox Alliance, Ackman and Valeant Navigated Maze of Rules, Wall Street Journal, April 22.

Eric M. Freedman, One Execution Botched, Oklahoma Delays the Next, New York Times, April 30; Oklahoma Court Lifts Stay of Executions, Heading Off Confrontation with Governor, The Guardian, April 23; There’s a Constitutional Showdown in Oklahoma Over 2 Planned Executions, The Nation (April 23).


Leon Friedman, Rubin 'Hurricane' Carter Remembered as 'Selfless' Person, CTV News Toronto, April 20.

Mitchell Gans, State Tax Notes, May.

Daniel Greenwood, Bogus Private-Equity Fees Said Found at 200 Firms by SEC, Bloomberg News, April 7.


CITATIONS

Miriam Albert: 33 REV. BANKING & FIN. L. 545; 65 HASTINGS L.J. 551.

Alafair Burke: 3 BRIT. J. AM. LEGAL STUD. 1; 37 AM. J. TRIAL ADVOC. 255; 42 HOFSTRA L. REV. 473; 27 GEO. J. LEGAL ETHICS 285; 32 LAW & INEQ. 31; 45 LOY. U. CHI. L.J. 981; 62 KAN. L.


Akilah Folami: 75 Ohio St. L.J. 103.


Lawrence Kessler: Lawyers' Prof. Liab. in Colo. § 52.3.2; 10 J. Empirical Legal Stud. 847.


Alan Resnick: 89 N.Y.U. L. REV. 390; 82 Fordham L. Rev. 2273; 33-APR AM.


Andrew Schepard: 29 WIS. J.L. GENDER & SOC’Y 21; 29 WIS. J.L. GENDER & SOC’Y 21; 52 FAM. CT. REV. 1; 35 CARDOZO L. REV. 511; 52 FAM. CT. REV. 143; 52 FAM. CT. REV. 145; 52 FAM. CT. REV. 152; 52 FAM. CT. REV. 213; 52 FAM. CT. REV. 207; 52 FAM. CT. REV. 298.


Bernard Jacob: 100 VA. L. REV. 111

HONORS, APPOINTMENTS AND OTHER ACKNOWLEDGMENTS

Barbara Barron, at the behest of ABA Rule of Law Initiative, created and taught two courses in Skopje, Macedonia on January 19, that were both funded by the State Department’s Bureau for International Narcotics Law Enforcement Affairs.
Herbie DiFonzo’s book, Intimate Associations: The Law and Culture of American Families (with Ruth C. Stern) was highlighted by the Family Law Prof Blog in February. He has also been appointed a Hofstra University Law School Research Fellow for 2014-2015.

Eric M. Freedman was named by the University at Albany to the Advisory Board of the National Death Penalty Archive.

Monroe Freedman’s article, In Praise of Overzealous Representation – Lying to Judges, Deceiving Third Parties, and Other Ethical Conduct, was reprinted and discussed at the ABA Section of Dispute Resolution Spring Conference in April. His book How Can You Represent Those People? was featured in December on Ralph Nader’s “10 Books to Provoke Conversation in the New Year” list.

Linda Galler was featured as a tax expert consulted for Countdown to Tax Day: WalletHub’s 2014 Expert Tips.

Scott Glick’s article Virtual Checkpoints and Cyber-Terry Stops: Digital Scans to Protect the National’s Critical Infrastructure and Key Resources was extensively discussed in Dr. Michele Louis Atkin’s book, Balancing Liberty and Security: An Ethical Study of U.S. Foreign Intelligence Surveillance.

Julian Ku was elected to membership in the American Law Institute in January.

Stefan Krieger, and his Hofstra Law Reform Advocacy Clinic were featured in an Al Jazeera America report on February 8 for their precedent setting settlement of a nine year old anti-discrimination law suit secured on behalf of nine Latino residents of Farmingdale.

Irina Manta was awarded the Stessin Prize for her article Hedonic Trademarks. Her article Intellectual Property and the Presumption of Innocence was featured on CrimProf Blog, The Originalism Blog, Volokh Conspiracy Blog, and the Instapundit Blog. Professor Manta’s article The Puzzle of Criminal Sanctions for Intellectual Property Infringement has been reprinted in Intellectual Property and Digital Content (Richard S. Gruner ed., 2013). Professor Manta’s co-authored paper Judging Similarity (with Shyamkrishna Balganesh and Tess Wilkinson-Ryan) was highlighted as “highly recommended” by the Legal Theory Blog and was featured on Rebecca Tushnet’s popular IP blog, 43(B)log. The piece was also selected to be presented at the American Law and Economics Association Annual Meeting at the University of Chicago Law School in May.

James Sample’s article, The Last Rites of Public Campaign Financing, was highlighted in an Election Law Blog post by UC Irvine School of Law Professor Rick Hasen in January.

Norman Silber is continuing in his role as a Senior Research Scholar and Visiting Professor at Yale Law School.

Vern R. Walker has been invited to join the Editorial Board of the journal Artificial Intelligence and Law. He was also a member of the Organizing Committee for the First Workshop on Argumentation Mining, part of the 52nd Annual Meeting of the Association for
Computational Linguistics; a member of the Program Committee for the 5th Workshop on Semantic Processing of Legal Texts; and a member of the Program Committee for the 26th International Conference on Legal Knowledge and Information Systems.

**PRO BONO SERVICE**

**Robin Charlow** worked with the North Shore School District Legislative Action Committee to secure the introduction in the New York State Senate and Assembly of proposed legislation allowing for some local control of public school policy on state-mandated testing.

**J. Scott Colesanti** served as attorney-advisor to the Half Hollow Hills West High School Mock Trial Team. The team won 6 rounds until losing the Suffolk County Championship to the eventual N.Y. State Champions.

**Janet Dolgin** directs the Gitenstein Institute for Health Law and Policy, which developed and offered a health fair for women in Nassau County in April. The free fair featured presentations by law students and medical doctors as well as medical screenings offered by clinicians, including nurses, and classes in healthy eating and exercise.

**Eric M. Freedman** took depositions, conducted a three-day evidentiary hearing, and filed motions and briefs in a federal habeas corpus action in the Northern District of Florida from December through April on behalf of a Death Row inmate. The claim being litigated was that the prisoner was mentally incompetent when tried on the charges in 1985. Professor Freedman also joined other scholars on an amicus brief in the New York Court of Appeals relating to the retroactivity rules applicable in state post-conviction proceedings, and one in the Supreme Court of the United States asking it to revisit its First Amendment standards for control of the broadcast media.

**Mitchell Gans** is a member of the NYS Bar Association Task Force on Income Taxation of Trusts and in that capacity he participated in drafting legislation recently signed by Governor Cuomo.

**Daniel Greenwood** contributed to and joined an amicus brief filed by a number of corporate law and criminal law scholars Sebelius v. Hobby Lobby Stores, Inc.

**Theo Liebmann**, and his Youth Advocacy Clinic successfully represented three minors from El Salvador who had been living in the United States and were at risk for deportation when the Second Department overturned an unfavorable lower family court decision.

**Norman Silber** is assisting the NYS Judiciary Committee in evaluating consumer issues.