### Journal of the Institute for the Study of Legal Ethics

Volume 2 Article 35

1-1-1999

Legal Ethics: Access to Justice Selected Bibliography

Follow this and additional works at: https://scholarlycommons.law.hofstra.edu/jisle



Part of the Legal Ethics and Professional Responsibility Commons

#### **Recommended Citation**

(1999) "Legal Ethics: Access to Justice Selected Bibliography," Journal of the Institute for the Study of Legal Ethics: Vol. 2, Article 35.

Available at: https://scholarlycommons.law.hofstra.edu/jisle/vol2/iss1/35

This End Matter is brought to you for free and open access by Scholarship @ Hofstra Law. It has been accepted for inclusion in Journal of the Institute for the Study of Legal Ethics by an authorized editor of Scholarship @ Hofstra Law. For more information, please contact lawscholarlycommons@hofstra.edu.

# LEGAL ETHICS: ACCESS TO JUSTICE SELECTED BIBLIOGRAPHY\*

RAYMOND M. BROWN, ANCHOR, COURT TV, NEW YORK, NEW YORK.

- A Fronte Praceipitium A Tergo Lupi: Toward an Assessment of the Trial of Dusko Tadic before the International Criminal Tribunal for the Former Yugoslavia, 3 ILSA JOUR. INT'L. & COMP. L. 597 (1997).
- A Plan to Preserve an Endangered Species: The Zealous Criminal Defense Lawyer, 30 Loy. L.A. L. Rev. 21 (1996).
- Peremptory Challenges as a Shield for the Pariah, 31 Am. CRIM. L. REV. 1203 (1994).

#### KATHLEEN CLARK, ASSOCIATE PROFESSOR OF LAW, WASHINGTON UNIVERSITY SCHOOL OF LAW.

- Representing Elected Representatives: An Essay on Congressional Lawyers' Ethics, forthcoming in Law & Contemp. Probs. (1998).
- Paying the Price for Heightened Ethics Scrutiny: Legal Defense Funds for Government Officials, forthcoming in 50 Stan. L. Rev. (1997).
- Symposium, Promoting More Ethical Government: An Inspector General for the White House, forthcoming in 49 Mercer L. Rev. (1997).
- Do We Have Enough Ethics in Government Yet?: An Answer from Fiduciary Theory, 1996 U. ILL. L. Rev. 57 (1996).
- Is Discipline Different?: An Essay on Choice of Law and Lawyer Conduct, 36 S. Tex. L. Rev. 1069 (1995).

#### ROGER C. CRAMTON, ROBERT S. STEVENS PROFESSOR OF LAW, CORNELL LAW SCHOOL.

- (with Susan Koniak & Geoffrey C. Hazard), The Law and Ethics of Lawyering (Foundation Press, 2nd ed., 1994).
- Audiovisual Materials on Professional Responsibility (American Bar Association, 1987).

<sup>\*</sup> Books, Scholarly Articles after 1980 & Publications Restricted to Legal Ethics or Professional Responsibility.

Compiled By: Patricia Kasting, Reference Librarian, Hofstra University School of Law, March, 1998.

- Rule, Story, and Commitment in the Teaching of Legal Ethics, 38 Wm. & Mary L. Rev. 145 (1996).
- Individualized Justice, Mass Torts, and "Settlement Class Actions": An Introduction, 80 Cornell L. Rev. 811 (1995).
- Information Technology and Legal Ethics: Expanding the Teaching and Understanding of Legal Ethics Through the Creation of a New Generation of Electronic Reference Materials, 58 LAW & CONTEMP. PROBS. 337 (1995).
- Proposed Legislation Concerning a Lawyer's Duty of Confidentiality, 22 Pepp. L. Rev. 1467 (1995).
- Symposium, Delivery of Legal Services to Ordinary Americans, 44 Case W. Res. L. Rev. 531 (1994).
- Symposium, State Ethics Rules and Federal Prosecutors: The Controversies Over the Anti-contact and Subpoena Rules, 53 U. PITT. L. REV. 291 (1992).
- The Lawyer as Whistleblower: Confidentiality and the Government Lawyer, 5 GEO. J. LEGAL ETHICS 291 (1991).
- Symposium, Mandatory Pro Bono, 19 Hofstra L. Rev. 1113 (1991).
- Crisis in Legal Services for the Poor, (transcript), 26 VILL. L. Rev. 521 (1981).

#### MARY C. DALY, QUINN PROFESSOR OF LEGAL ETHICS, FORDHAM LAW SCHOOL

- New York Code of Professional Responsibility: Opinions, Commentary and Caselaw (Oceana Publications, 1997).
- RIGHTS, LIABILITY, AND ETHICS IN INTERNATIONAL LEGAL PRACTICE (Transnational Juris Publications, 1995).
- Preliminary Reflections on Ethical and Liability Issues, in 1995 Comp. YB. INT'L. Bus. (Kluwer Law and Taxation Publishers, 1995).
- The Cultural, Ethical, and Legal Challenges in Lawyering for a Global Organization: The Role of the General Counsel, 46 Emory L. J. 1057 (1997).
- Symposium, To Betray Twice?: Reflections on Confidentiality, a Guilty Client, an Innocent Condemned Man, and an Ethics Seeking Defense Counsel, 29 Loy. L.A. L. Rev. 1611 (1996).
- Thinking Globally: Will National Borders Matter to Lawyers a Century from Now? 1 J. Inst. Study of Legal Ethics 297 (1996).
- Contextualizing Professional Responsibility: A New Curriculum for a New Century, 58 Law & Contemp. Probs. 193 (1995).

- Symposium, Resolving Ethical Conflicts in Multijurisdictional Practice

   Is Model Rule 8.5 the Answer, an Answer, or No Answer at All?, 36
  S. Tex. L. Rev. 715 (1995).
- Affirmative Action, Equal Access and the Supreme Court's 1988 Term: The Rehnquist Court Takes a Sharp Turn to the Right, 18 Hofstra L. Rev. 1057 (1990).

#### Anthony E. Davis, Partner, Fox Horan & Camerini, New York, New York.

- RISK MANAGEMENT: SURVIVAL TOOLS FOR LAW FIRMS (American Bar Association, 1995).
- THE LAW AND ETHICS OF PARTNER MOVEMENT: AN OVERVIEW (National Association of Legal Search Consultants, 1992).
- Professional Liability Insurers as Regulators of Law Practice, 65 FORD-HAM L. Rev. 209 (1996).
- The Long-Term Implications of the Kaye Scholer Case for Law Firm Management Risk Management Comes of Age, 35 S. Tex. L. Rev. 677 (1994).
- Sexual Confusion: Attorney-Client Sex and the Need for a Clear Ethical Rule, 7 Notre Dame J. L. Ethics & Pub. Pol'y 57 (1993).

### LAWRENCE J. FOX, PARTNER, DRINKER BIDDLE & REATH, PHILADELPHIA, PENNSYLVANIA.

- LEGAL TENDER: A LAWYER'S GUIDE TO HANDLING PROFESSIONAL DILEMMAS (American Bar Association, 1995).
- Symposium, Money Didn't Buy Happiness, 100 DICK. L. REV. 531 (1996).
- It's All in the Atmosphere, 62 FORDHAM L. REV. 1447 (1994).
- Letter to Professor Hazard: Maybe Now He'll Get It, 7 GEO. J. LEGAL ETHICS 701 (1993).
- Litigation in 2050: A Backward-Forward, Topsy-Turvy Look at Dispute Resolutions, 60 Fordham L. Rev. 297 (1991).

#### Monroe H. Freedman, Howard Lichtenstein Distinguished Professor of Legal Ethics, Hofstra University School of Law.

Understanding Lawyers' Ethics (Matthew Bender, 1990). Lawyers' Ethics in an Adversary System (Bobbs-Merrill, 1975).

- Symposium, Legal Ethics from a Jewish Perspective, 27 Tex. Tech L. Rev. 1131 (1996).
- Symposium, The Life-Saving Exception to Confidentiality: Restating Law Without the Was, the Will Be, or the Ought to Be, 29 Loy. L.A. L. Rev. 1631 (1996).
- Symposium, The Trouble with Postmodern Zeal, 38 Wm. & MARY L. Rev. 63 (1996).
- The Lawyer's Moral Obligation of Justification, 74 Tex. L. Rev. 111 (1995).
- Symposium, Atticus Finch Right and Wrong, 45 ALA. L. Rev. 473 (1994).
- Kaye Scholer Overzealous or Overblown? 35 S. Tex. L. Rev. 577 (1994).
- Professionalism in the American Adversary System, 41 EMORY L. J. 467 (1992).
- LAW IN THE TWENTY-FIRST CENTURY, 60 FORDHAM L. REV. 503 (1991).
- Client Confidences and Client Perjury: Some Unanswered Questions, 136 U. Penn. L. Rev. 1939 (1988).
- Legal Ethics and the Suffering Client, 36 CATH. U. L. REV. 331 (1987).
- The Professional Responsibility of the Law Professor: Three Neglected Questions, 39 Vand. L. Rev. 275 (1986).
- Arguing the Law in an Adversary System, 16 Geo. L. Rev. 833 (1982) Are the Model Rules Unconstitutional? 35 U. MIAMI L. Rev. 685 (1981).

#### Stephen Gillers, Professor of Law, New York University School of Law.

- REGULATION OF LAWYERS: PROBLEMS OF LAW AND ETHICS (Aspen Law & Business, 5th ed., 1998).
- (with Roy D. Simon), Regulation of Lawyers: Statutes and Standards (Aspen Law & Business, 1998 ed.)
- THE RIGHTS OF LAWYERS AND CLIENTS (Avon Books, 1979).
- The American Legal Profession, in Fundamentals of American Law (Oxford University Press, 1996).
- The Year: 2075, The Product: Law, 1 J. Inst. Study of Legal Ethics 285 (1996).
- Symposium, Getting Personal, 58 LAW & CONTEMP. PROBS. 61 (1995).
- Symposium, The Case of Jane Loring-Kraft: Parent, Lawyer, 4 Geo. J. Legal Ethics 115 (1990).

- Model Rule 1.13(c) Gives the Wrong Answer to the Question of Corporate Counsel Disclosure, 1 Geo. J. Legal Ethics 289 (1987).
- Can a Good Lawyer Be a Bad Person? 84 MICH. L. REV. 1011 (1986).
- What We Talked About When We Talked About Ethics: A Critical View of the Model Rules, 46 Ohio St. L. J. 243 (1985).

### JEANNE P. GRAY, DIRECTOR, ABA CENTER FOR PROFESSIONAL RESPONSIBILITY, CHICAGO, ILLINOIS.

Symposium, Standards for Law Discipline and Disability Proceedings and the Evaluation of Lawyer Discipline Systems, 11 CAP. U. L. REV. 529 (1982).

#### GEOFFREY C. HAZARD, JR., TRUSTEE PROFESSOR OF LAW, UNIVERSITY OF PENNSYLVANIA LAW SCHOOL.

- (with Susan Koniak & Roger Cramton), The Law and Ethics of Lawyering (Foundation Press, 2nd ed., 1994).
- (with Deborah Rhode), The Legal Profession: Responsibility and Regulation (Foundation Press, 3rd ed., 1994).
- (with William Hodes), The Law of Lawyering: A Handbook on the Model Rules of Professional Conduct (Prentice Hall Law & Business, 1990).
- COMPILATION OF COMMENTS ON THE MODEL RULES OF PROFESSIONAL CONDUCT (American Bar Association, 1980).
- Ethics in the Practice of Law (Yale University Press, 1978).
- Arguing the Law: The Advocate's Duty and Opportunity, 16 GA. L. Rev. 821 (1982).
- The Client Fraud Problem as a Justinian Quartet: An Extended Analysis, 25 Hofstra L. Rev. 1041 (1997).
- RISK MANAGEMENT: SURVIVAL TOOLS FOR LAW FIRMS (American Bar Association, 1995).
- Ethical Dilemmas of Corporate Counsel, 46 Emory L. J. 1011 (1997).
- "Practice" in Law and Other Professions, 39 Ariz. L. Rev. 387 (1997).
- Symposium, State Supreme Court Regulatory Authority Over the Legal Profession, 72 Notre Dame L. Rev. 1177 (1997).
- The Client Fraud Problem: A Justinian Quartet, 1 J. INST. STUDY OF LEGAL ETHICS 43 (1996).
- Symposium, *The Privity Requirement Reconsidered*, 37 S. Tex. L. Rev. 967 (1996).
- Law, Morals, and Ethics, 19 S. LL. U. L. J. 447 (1995).

- (with Susan Koniak), Paying Attention to the Signs, 58 Law & Contemp. Probs. 117 (1995).
- Reflections on Judge Weinstein's Ethical Dilemmas in Mass Tort Litigation, 88 Nw. U. L. Rev. 569 (1994).
- Dimensions of Ethical Responsibility: Relevant Others, 54 U. PITT. L. Rev. 965 (1993).
- Lawyer Liability in Third Party Situations: The Meaning of the Kaye Scholer Case, 26 Akron L. Rev. 395 (1993).
- Symposium, Lawyers and Client Fraud: They Still Don't Get It, 6 Geo. J. Legal Ethics 701 (1993).
- The Future of Legal Ethics, 100 YALE L. J. 1239 (1991).
- A Lawyer's Privilege Against Self-Incrimination in Professional Disciplinary Proceedings, 96 YALE L. J. 1060 (1987).
- Triangular Lawyer Relationships: An Exploratory Analysis, 1 Geo. J. of Legal Ethics 15 (1987).
- Rectification of Client Fraud: Death and Revival of a Professional Norm, 33 Emory L. J. 271 (1984).
- (with Russell Pearce & Jeffrey Stempel), Why Lawyers Should Be Allowed to Advertise: A Market Analysis of Legal Services, 58 N.Y.U. L. Rev. 1084 (1983).
- How Far May a Lawyer Go in Assisting a Client in Legally Wrongful Conduct? 35 U. MIAMI L. REV. 669 (1981).

#### MICHAEL HOROWITZ, SENIOR FELLOW, HUDSON INSTITUTE, WASHINGTON, D.C.

Making Ethics Real, Making Ethics Work: A Proposal for Contingency Fee Reform, 44 Emory L. J. 173 (1995).

### Anthony M. Kennedy, United States Supreme Court Justice, Washington, D.C.

Judicial Ethics and the Rule of Law, 20 St. Louis U. L. J. 1067 (1996).

## Anthony T. Kronman, Dean and Edward J. Phelps Professor of Law, Yale Law School.

- THE LOST LAWYER: FAILING IDEALS OF THE LEGAL PROFESSION (Belknap Press of Harvard University, 1995).
- Symposium, The Fault in Legal Ethics, 100 DICK. L. REV. 489 (1996). Living in the Law, 54 U. CHI. L. REV. 835 (1987).

### CAROL M. LANGFORD, PARTNER, LANGFORD & TAYLOR, WALNUT CREEK, CALIFORNIA.

- THE MORAL COMPASS OF THE AMERICAN LAWYER (Random House, forthcoming).
- (with RICHARD ZITRIN), LEGAL ETHICS IN THE PRACTICE OF LAW (Michie Company, 1995).

#### DAVID LUBAN, FREDRICK HAAS PROFESSOR OF LAW AND PHILOSOPHY, GEORGETOWN UNIVERSITY LAW CENTER.

- THE GOOD LAWYER: LAWYERS' ROLES AND LAWYERS' ETHICS (editor) (Rowman & Allanheld, 2nd ed., Forthcoming).
- (with Deborah Rhodes), Legal Ethics (Foundation Press, 2nd ed., 1995).
- THE ETHICS OF LAWYERS (Dartmouth Publishing/NYU Press, 1994).
- LAWYERS AND JUSTICE: AN ETHICAL STUDY. (Princeton University Press, 1988).
- The Ethics and Jurisprudence of the Contingency Fee, in Legal Ethics and Legal Practice: Contemporary Issues 89 (Oxford University Press, 1995).
- The Bad Man and The Good Lawyer: A Centennial Essay on Holmes' the Path of the Law, 72 N.Y.U. L. REV. 1547 (1997).
- Legal Ideals and Moral Obligations: A Comment on Simon, 38 Wm. & Mary L. Rev. 255 (1996).
- Steven's Professionalism and Ours, 38 Wm. & Mary L. Rev. 297 (1996).
- Symposium, A Friendly Amendment to Model Rule 8.5, 36 S. Tex. L. Rev. 1015 (1995).
- Good Judgment: Ethics Teaching in Dark Times, 9 Geo. J. LEGAL ETHICS 31 (1995).
- Symposium, The Social Responsibilities of Lawyers: A Green Perspective, 63 Geo. Wash. L. Rev. 955 (1995).
- Are Criminal Defenders Different? 91 MICH. L. REV. 1247 (1993).
- Symposium, Moral Responsibility in the Age of Bureaucracy, 90 MICH. L. Rev. 2348 (1992).
- Symposium, Conscientious Lawyers for Conscientious Lawbreakers, 52 U. Pitt. L. Rev. 793 (1991).
- Symposium, Ethics and Malpractice, 12 Miss. C. L. Rev. 793 (1991).
- Freedom and Constraint in Legal Ethics: Some Mid-Course Corrections to Lawyers and Justice, 49 Md. L. Rev. 424 (1990).

- Partisanship, Betrayal and Autonomy in the Lawyer-Client Relationship: A Reply to Stephen Ellmann, 90 Colum. L. Rev. 1004 (1990). Smith Against the Ethicists, 9 Law & Philosophy 67 (1990).
- Symposium, The Lysistratian Prerogative: A Response to Stephen Pepper, 1986 Am. B. Found. Res. J. 637.
- Calming the Hearse Horse: A Philosophical Research Program for Legal Ethics, 40 Md. L. Rev. 451 (1981).

#### AMY R. MASHBURN, PROFESSOR OF LAW, UNIVERSITY OF FLORIDA COLLEGE OF LAW.

- A Clockwork Orange Approach to Legal Ethics: A Conflicts Perspective on the Regulation of Lawyers by Federal Courts, 8 Geo. J. Legal Ethics 473 (1995).
- Symposium, Pragmatism and Paradox: Reinhold Niebuhr's Critical Social Ethic and the Regulation of Lawyers, 6 Geo. J. Legal Ethics 737 (1993).
- Symposium, Professionalism as Class Ideology: Civility Codes and Bar Hierarchy, 28 VAL. U. L. REV. 657 (1994).

#### RALPH NADER, CONSUMER ADVOCATE, WASHINGTON, D.C.

- (with Wesley Smith), No Contest: Corporate Lawyers and the Perversion of Justice in America (Random House, 1996).
- (with Mark Green), Verdicts on Lawyers (Crowell, 1976).
- Leadership and the Law, 19 Hofstra L. Rev. 543 (1991).
- Symposium, The Assault on Injured Victims' Rights, 64 Denv. U. L. Rev. 625 (1988).
- Corporate Drive to Restrict Their Victims' Rights, 22 Gonz. L. Rev. 15 (1986).
- (with WILLIAM SCHULTZ), Public Interest Law with Bread on Table, 71 Denv. U. L. Rev. 74 (1985).

#### STEPHEN L. PEPPER, PROFESSOR OF LAW, UNIVERSITY OF DENVER COLLEGE OF LAW.

- Why Confidentiality? 23 LAW & Soc. INQUIRY (Forthcoming 1998).
- Counseling at the Limits of the Law: An Exercise in the Jurisprudence and Ethics of Lawyering, 104 Yale L. J. 1545 (1995).
- Symposium, Autonomy, Community, and Lawyers' Ethics, 19 CAP. U. L. REV. 939 (1990).

- Symposium, Some Thoughts on Perspective, 4 Notre Dame J. L., Ethics & Pub. Pol'y 301 (1989).
- Symposium, A Lawyer's Amoral Ethical Role: A Defense, a Problem, and Some Possibilities, 1986 Am. B. Found. Res. J. 657.
- A Rejoinder to Professors Kaufman and Luban, 1986 Am. B. FOUND. RES. J. 657.

#### BURNELE V. POWELL, DEAN AND PROFESSOR OF LAW, UNIVERSITY OF MISSOURI-KANSAS CITY SCHOOL OF LAW.

- Diagnosis and Prescription: Illusory Lawyer Disciplinary Reform and the Need for a Moratorium, 1 J. Inst. Study of Legal Ethics 263 (1996).
- Lawyer Professionalism as Ordinary Morality, 35 S. Tex. L. Rev. 275 (1994).
- Open Doors, Open Arms, and Substantially Open Records: Consumerism Takes Hold in the Legal Profession, 28 VAL. U. L. REV. 709 (1994).
- Special Issue, Report of Working Group on Client Confidentiality, 62 FORDHAM L. REV. 1015 (1994).
- Special Issue, The Sense of a Client: Confidentiality Issues in Representing the Elderly, 62 FORDHAM L. Rev. 1197 (1994).
- The Problem of the Parachuting Practioner, 1992 U. Ill. L. Rev. 105 (1992).
- Whistling in the Dark: The Problem of Federal Whistleblower Protection for In-House Reporters of Corporate Wrongdoing, 68 Or. L. Rev. 569 (1989).

#### RONALD D. ROTUNDA, ALBERT E. JENNER, JR. PROFESSOR OF LAW, UNIVERSITY OF ILLINOIS COLLEGE OF LAW.

- (with Thomas Morgan), Model Code of Professional Responsibility, Model Rules of Professional, and Other Selected Standards Including California Rules on Professional Responsibility (Foundation Press, 1998).
- (with Thomas Morgan), Problems and Materials on Professional Responsibility (Foundation Press, 6th ed., 1995).
- PROFESSIONAL RESPONSIBILITY (West, 4th ed., 1995).
- (with Thomas Morgan), 1995 SELECTED STANDARDS ON PROFESSIONAL RESPONSIBILITY (Foundation Press, 1995).

- Conflicts Problems when Representing Members of Corporate Families, 72 Notre Dame L. Rev. 655 (1997).
- Symposium, Professionalism, Legal Advertising, and Free Speech in the Wake of Florida Bar v. Went For It, Inc., 49 ARK. L. REV. 703 (1997).
- Sister Act: Conflicts of Interest with Sister Corporations, 1 J. Inst. Study of Legal Ethics 215 (1996).
- Legal Ethics, 45 SW. L. J. 2035 (1992).
- The Lawyer's Duty to Report Another Lawyer's Unethical Violations in the Wake of Himmel, 1988 U. ILL. L. REV. 977 (1988).
- Learning the Law of Lawyering, 136 U. Penn. L. Rev. 1761 (1988).
- Lawyers and Professional: A Commentary on the Report of the American Bar Association Commission on Professionalism, 18 Loy. U. Chi. L. J. 1149 (1987).
- Ethical Problems in Federal Agency Hiring of Private Attorneys, 1 Geo. J. Legal Ethics 85 (1987).
- The Notice of Withdrawal and the New Model Rules of Professional Conduct: Blowing the Whistle and Waving the Red Flag, 63 Or. L. Rev. 455 (1984).

#### ROY D. SIMON, PROFESSOR OF LAW, HOFSTRA UNIVERSITY SCHOOL OF LAW.

- (with Stephen Gillers), Regulation of Lawyers: Statutes and Standards (Aspen Law & Business, 1998).
- SIMON'S NEW YORK CODE OF PROFESSIONAL RESPONSIBILITY ANNOTATED (West, 1998).
- LAWYERS AND THE LEGAL PROFESSION: CASES AND MATERIALS (Michie, 3rd ed., 1994).
- Gross Profits? An Introduction to a Program on Legal Fees, 22 Hofstra L. Rev. 625 (1994).
- Fee Sharing Between Lawyers and Public Interest Groups, 98 YALE L. J. 1069 (1989).

#### ROBERT SPANGENBERG, THE SPANGENBERG GROUP, NEWTON, MASSACHUSETTS.

- (with Richard Klein), The Indigent Defense Crisis (American Bar Association, 1993).
- Containing the Costs of Indigent Defense Programs: Eligibility Screening and Cost Recovery Procedures (National Institute of Justice, 1987).

- (with Patricia Smith), An Introduction to Indigent Defense Systems (American Bar Association, 1986).
- (with WILLIAM ROSE), ACTION PLAN FOR LEGAL SERVICES TO THE POOR (Boston Bar Association, 1977).
- Effective Assistance of Counsel for the Indigent Criminal Defendant: Has the Promise Been Fulfilled? 14 N.Y.U. Rev. L. & Soc. Change 129 (1986).

#### KIM TAYLOR-THOMPSON, PROFESSOR OF LAW, NEW YORK UNIVERSITY SCHOOL OF LAW.

- Individual Actor v. Institutional Player: Alternating Visions of the Public Defender, 84 Geo. L. J. 2419 (1996).
- Reading Between the Lines: Indigent Defense Issues and the Restatement of the Law Governing Lawyers, 46 Okla. L. Rev. 63 (1993).

#### MICHAEL TIGAR, JOSEPH D. JAMAIL CENTENNIAL CHAIR IN LAW, UNIVERSITY OF TEXAS SCHOOL OF LAW.

- Defending. (The Defense Attorneys Obligation to Defend Unpopular Clients), 74 Tex. L. Rev. 101 (1995).
- Criminal Justice Reform: Sources and Nature of Norms, 63 Int'l Rev. Penal L., Crim. Just. & Hum. Rts. 1343 (1993).
- Crime Talk, Rights Talk, and Double-Talk: Thoughts on Reading Encyclopedia of Crime and Justice, 65 Tex. L. Rev. 101 (1986).

### THE HONORABLE JOHN M. WALKER, JR., JUDGE, UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT.

Loosening the Administrative Handcuffs: Discretion and Responsibility Under the Guidelines, 59 Brook. L. Rev. 551 (1993).

#### LLOYD L. WEINREB, DANE PROFESSOR OF LAW, HARVARD UNIVERSITY LAW SCHOOL.

- OEDIPUS AT FENWAY PARK: WHAT RIGHTS ARE AND WHY THERE ARE ANY (Harvard University Press, 1994).
- NATURAL LAW AND JUSTICE (Harvard University Press, 1987).
- Desert, Punishment, and Criminal Responsibility, 49 LAW & CONTEMP. PROBS. 47 (1986).
- The Complete Idea of Justice, 51 U. CHI. L. REV. 752 (1984).

### THE HONORABLE JACK B. WEINSTEIN, JUDGE, UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK.

- The Effect of Sentencing on Women, Men, the Family, and the Community, 5 Colum. J. Gender & L. 169 (1996).
- Ethical Dilemmas in Mass Tort Litigation, 88 Nw. U. L. Rev. 827 (1994).
- Some Reflections on Conflicts Between Government Attorneys and Clients, 1 Touro L. Rev. 1 (1985).
- The Poor's Right to Equal Access to the Courts, 13 Conn. L. Rev. 651 (1981).

#### DAVID B. WILKINS, KIRKLAND & ELLIS PROFESSOR OF LAW, HARVARD UNIVERSITY LAW SCHOOL

- Symposium, Straightjacketing Professionalism: A Comment on Russell, 95 Mich. L. Rev. 795 (1997).
- How Should We Determine Who Should Regulate Lawyers?—Managing Conflict and Context in Professional Regulation, 65 FORDHAM L. REV. 465 (1996).
- In Defense of Law and Morality: Why Lawyers Should Have a Prima Facie Duty to Obey the Law, 38 Wm. & Mary L. Rev. 269 (1996).
- Symposium, Race, Ethics, and the First Amendment: Should a Black Lawyer Represent the Ku Klux Klan, 63 Geo. Wash. L. Rev. 1030 (1995).
- Redefining the "Professional" in Professional Ethics: An Interdisciplinary Approach to Teaching Professionalism, 58 LAW & CONTEMP. PROBS. 241 (1995).
- Making Context Count: Regulating Lawyers After Kaye Scholer, 66 S. Cal. L. Rev. 1145 (1993).
- Who Should Regulate Lawyers?, 105 HARV. L. REV. 799 (1992).

### CHARLES W. WOLFRAM, CHARLES FRANK REAVIS, SR. PROFESSOR OF LAW, CORNELL LAW SCHOOL.

- (with Thomas Morgan), Introduction to the American Law Institute's Restatement of the Law Governing Lawyers: Materials Describing the Proposed Coverage of the Restatment and Setting Forth the Current Drafts of Selected Provisions (American Bar Association, 1991).
- MODERN LEGAL ETHICS (West, 1986).

- The Duty of a Lawyer to Represent Clients, Repugnant and Otherwise, in THE GOOD LAWYER (D. Luban, ed.) (Rowman & Allenheld,, 1984).
- The Vaporous and the Real in Former-Client Conflicts, 1 J. INST. STUDY OF LEGAL ETHICS 133 (1996).
- Mass Torts Messy Ethics, 80 Cornell L. Rev. 1228 (1995).
- Sneaking Around in the Legal Profession: Interjurisdictional Unauthorized Practice by Transactional Lawyers, 36 S. Tex. L. Rev. 665 (1995).
- Legal Ethics and the Restatement Process the Sometimes-Uncomfortable Fit, 46 OKLA. L. REV. 13 (1993).
- Symposium, Parts and Wholes: The Integrity of the Model Rules, 6 GEO. J. LEGAL ETHICS 861 (1993).
- Scottsboro Boys in 1991: The Promise of Adequate Criminal Representation Through the Years, 1 Cornell J. L. & Pub. Pol'y 61 (1992).
- The U.S. Law of Client Confidentiality: Framework for an International Perspective, 15 Fordham Int'l. L. J. 529 (1991/1992).
- Lawyer Turf and Lawyer Regulation—The Role of the Inherent-Powers Doctrine, 12 U. Ark. LITTLE ROCK L. J. 1 (1989).
- The Concept of a Restatement of the Law Governing Lawyers, 1 Geo. J. Legal Ethics 195 (1987).
- Symposium, The Second Set of Players: Lawyers, Fee Shifting, and the Limits of Professional Discipline, 47 LAW & CONTEMP. PROBS. 293 (1984).

#### RICHARD A. ZITRIN, PARTNER, ZITRIN & MASTROMONACO, SAN FRANCISCO, CALIFORNIA.

- TRUTH, JUSTICE, AND THE AMERICAN LAWYER (Ballentine, forthcoming).
- (with Carol Langford), Legal Ethics in the Practice of Law (Michie, 1995).

