

LESTER BRICKMAN

CONTACT INFO

Cardozo Law School
55 Fifth Avenue
New York, N.Y. 10003

Telephone: (212) 790-0327
Fax: (212) 790-0205
E-Mail: brickman@yu.edu
Web Page: <https://cardozo.yu.edu/directory/lester-brickman>
SSRN Page: <http://ssrn.com/author=40172>

EDUCATION

Carnegie Tech, B.S. in Chemistry, 1961 (4-year scholarship)
University of Florida, LL.B., 1964 (Law Review, Order of the Coif)
Yale University, LL.M., 1965 (Sterling Fellow)

PROFESSIONAL STATUS

Formerly Member of the New York Bar; U.S. Courts of Appeals for the Third and Fifth Circuits

EMPLOYMENT

Sibley, Giblin, King & Levenson: Summer, 1964
Louisiana State University Law School: Summer, 1969
Council on Legal Education: 1969-1970
University of Toledo Law School: 1965-1969, 1970-1976
Cardozo Law School: 1976-2016 (Acting Dean 1980-82)
Oxford University, Visiting Fellow, Centre for Socio-Legal Studies, May-June 1997
Fordham Law School, 1999-2000 (Adjunct Faculty)

RANK

Professor Emeritus of Law

SUBJECTS TAUGHT

LongTerm: Contracts, Professional Responsibility, The Legal Profession, Land Use.

Past: Family Law, Federal Jurisdiction, Jurisprudence, Law & Poverty, Housing Law, Consumer Problems of the Poor, Legal Process, Municipal Corporations, Workmen's Compensation Seminar, Community Land Use Game Seminar, Social Indicators Seminar, Negotiation, and seminars on legal services delivery systems.

LAW SCHOOL COMMITTEES

Appointments and Promotions, Budget, Educational Policy, ABA Accreditation and Self-Study, AALS Accreditation, Placement, Academic Standards, Faculty Rules.

UNIVERSITY COMMITTEES

Faculty Review Committee.

PROFESSIONAL ACTIVITIES

	<u>Page</u>
A. General	2
B. Congressional Testimony (Federal and State).....	3
C. Citations in Congressional Documents.....	4
D. Citations in Legal Practice Journals	4
E. Citations in Legal Briefs, Pleadings and Motions	5
F. Conferences And Other Presentations	5
G. Consulting Activities (Public Institutions)	9
H. Publications	9
I. Short-Length Publications	32
J. Amicus Briefs and Cert. Petitions	35
K. Op-Eds (Accessible on homepage by clicking on the "Op-Eds" hyperlink)	35
L. National and Professional Press	37
M. Popular Press – Other	40

A. General

U.S. Chamber of Commerce Institute For Law Reform 2004 Research Award.
Professional Responsibility, Legal Ethics & Legal Education Practice Group Executive Committee,
The Federalist Society (1997-1998).
Committee on Professional and Judicial Ethics of the Ass'n of the Bar of the City of NY (1994-1997).
Association of Professional Responsibility Lawyers (1991-02).
Committee on Professional Responsibility of the Ass'n of the Bar of the City of NY (1990-93).
New York State Bar Association Committee on Professional Ethics, 1985-87.
Law and Economics Institute, summer 1986.
Mayor's Committee on the Judiciary (New York City) (1981-82).
Lecturer on Professional Responsibility of Government Lawyers and Para-professionals, Legal Education Institute of the U.S. Civil Service Commission.
Proposal Reader - U.S. Office of Education (1978-1990).
Pre-1980 listings available

B. Congressional Testimony (Federal and State)

Hearing on H.R. 526: Furthering Asbestos Claim Transparency (FACT) Act of 2015. Testimony before the Subcommittee on Regulatory Reform, Commercial and Antitrust Law of the U.S. House Committee on the Judiciary (statement of Lester Brickman), Feb. 4, 2015, available at <http://www.ustream.tv/recording/58433258>; 2015 WLNR 3578295. **Cited in:** 34 Am. Bankr. Inst. J. 12 (March 2015).

How Fraud and Abuse in the Asbestos Compensation System Affect Victims, Jobs, The Economy and the Legal System. Testimony before the Subcommittee on the Constitution of the U.S. House Committee on the Judiciary, Sept. 9, 2011 (Statement of Lester Brickman); available at http://judiciary.house.gov/_files/hearings/pdf/Brickman%2009092011.pdf.

Cited in: 23 Widener L. Rev. 725 at 729 n.24, 762 n.22 (2014).

Asbestos: Mixed Dust and FELA Issues, testimony on the proposed FAIR Act and the effect of mass filings of silicosis claims, Committee on the Judiciary, U.S. Senate, (Feb. 2, 2005). **Cited In:** 2-9 MEALEY'S TORT REF. UPDATE 16 (Apr. 2005); 20-6 MEALEY'S LITIG. REP. ASB. 17 (Apr. 2005); 3-8 MEALEY'S LITIG. REP. SILICA 11 (Apr. 2005); 3-9 MEALEY'S LITIG. REP. SILICA 11 (May 2005); 20-9 MEALEY'S LITIG. REP. ASB. 26 (June 2005); 12 Conn. Ins. L.J. 477 at 494 (2005-2006); 37 St. Mary's L.J. 283, at 290 (2006); 31 U. Dayton L. Rev. 173 at 194 (2006); 58 Admin. L. Rev. 269 at 344, 350 (2006); 30 Am. J. Trial Advoc. 295 at 300 (2006); 17 J. Bankr. L. & Prac. 2 Art. 3 n.125 (2008).

Oversight Hearing On The Administration of Large Business Bankruptcy Reorganizations: Has Competition For Big Cases Corrupted The Bankruptcy System, testimony on administration of asbestos bankruptcies, Subcommittee on Commercial and Administrative Law of the House Judiciary Committee (108th Cong., July 21, 2004). **Cited In:** 4-1 MEALEY'S ASB. BANKR. REP. 10 (Aug. 2004); 19-13 MEALEY'S LITIG. REP. ASB. 6 (Aug. 2004); 43 Bankr. Ct. Dec. News 1,7 (2004); 2-6 MEALEY'S INTL. ASB. LIAB. REP. 8 (Aug. 2004); 80 Notre Dame L. Rev. 1187, at 1188, 1196, 1208, 1210 (2005); 14 J. Bankr. L. & Proc. 1 n.43 (2005); 25 Bankr. L. Letter 1 (2005); 74 U.M.K.C. L. Rev. 585 at 604 (2006); 62 N.Y.U. Ann. Surv. Am. L. 271 at 288, 292, 319 (2006); 6-12 MEALEY'S BANKR. REP. 22 n.29, 30 (July 2007); 3 Envtl. Ins. Litig. L. & Prac. §27:20 at 503 (2006), §§ 26:39, 26:40 (2009).

Hearings on Ohio H.B. 292 (to reform asbestos litigation), Committee On Judiciary Of The Ohio Senate, May 5, 2004.

Attorney Fees and the Proposed Global Tobacco Settlement before the Subcommittee on Courts and Intellectual Property of the House Committee on the Judiciary, 105th Congress (Dec. 10, 1997) (statement of Lester Brickman.) **Cited In:** 109 Yale L.J. 1496 (2000); 51 De Paul L. Rev. 319 (2001); 44 Wake Forrest L.R. 923, 932 n.58 (2009); 32 Andrews Asb. Litig. Rep. 11 (2009); 27 Andrews Toxic Torts Litig. Rep. 12 (2009); 16 Andrews Class Action Litig. Rep. 3 (2009); 23 Geo. J. Legal Ethics 603 at 612 n.53 (2010); 25 Andrews Tobacco Ind. Litig. Rep. 8 (2010).

Product Liability Reform and How the Legal Fee Structure Affects Consumer Compensation Before the Subcommittee On Telecommunications, Trade, and Consumer Protection of the House Comm. on Commerce, 105th Cong. 105-31 (Apr. 30, 1997) (statement of Lester Brickman.) **Cited In:** 11 Geo. J. Legal Ethics 233, at 238 (1998).

Contingency Fee Abuses: Hearing on Examining Certain Contingency Fee Abuses and Their

Effect On The Tort System Before the Senate Comm. on the Judiciary, 104th Congress, 1st Sess. (Nov. 7, 1995) (statement of Lester Brickman). **Cited In:** 47 DePaul L. Rev. 268 (1998); 47 DePaul L. Rev. 341 (1998); 11 Geo. S. Legal Ethics 238 (1998); Singapore Academic L. J. 76 at 76-77 n.1, 114 n.150, 117 n.162, 152 n.274 (2004).

Effects of Asbestos Injury Litigation on Federal and State Courts Before Subcommittee on Intellectual Property and Judicial Administration of the House Committee on the Judiciary, 102nd Congress, 1st Sess. (Oct. 24, 1991) (statement of Lester Brickman). **Cited In:** *Lippe v. Bairnco Corp.*, 2002 WL 34342589 at n.31 (SDNY, Feb. 1, 2002); 88 N.W. L. Rev. 527-28 (1994); 24 J. of Environmental Affairs 631 (1997); Schwartz & Lorber, 24 Am. J. Trial Advocacy 251 (2000); 6 Tex. Rev. Law & Pol. 137 at n.158 (2001); 53 So. Car. L. Rev. 815 at 823 (2002); 3-3 MEALEY'S ASB. BANKR. REP. 24 (Oct. 2003); 62 NYU Ann. Surv. Am. L. 223 at 235 (2006); 59 Stan. L. Rev. 1671 at 1729 (2007).

D. Citations in Legal Practice Journals

Los Angeles Daily Journal: Oct. 4, 1989, at sec. II, p.1, Oct. 23, 1997 at 1, Nov. 2, 1994 at 1, Mar. 20, 1998 at xx; **Lloyd's Asbestos Litigation Reporter**, April 5, 2018; **New**

Jersey Law Journal: May 2, 1994 at 15, Dec. 30, 1995 at 5, Jan. 29, 1996 at 29, June 30, 1997 at 6, Aug. 4, 1997 at 4, Mar. 23, 1998 at xx, May 19, 2003, Oct. 24, 2005 at 17, Feb. 13, 2006 at 1; **New York Law Journal:** Feb. 7, 1994 at 1, Mar. 21, 1994 at 1, Apr. 28, 1994 at 5, June 27, 1994 at 2, Sept. 22, 1994 at 5, Jan. 26, 1995 at 5, Feb. 23, 1995 at 5, June 15, 1995 at 5, Aug. 7, 1995 at 2, Oct. 5, 1995 at 5, Jan. 4, 1996 at 5, June 4, 1996 at 1, June 12, 1996 at 3, Oct. 10, 1996 at 5, July 17, 1997 at 5, June 1, 1998 at 2, Nov. 30 1998 at 1, Dec. 11, 1998 at 1, Dec. 28, 1998 at A4, Feb. 2, 1999 at 8, Apr. 15, 1999 at 5, July 6, 1999 at 1, May 15, 2000 at 1, May 19, 2000 at 8, May 24, 2001 at 5, Dec. 3, 2001 at 1, Jan. 17, 2002 at 1, May 7, 2003 at 1, Sept. 13, 2004 at 3, May 5, 2005 at 1, Mar. 6, 2006 at 23; **Pennsylvania Record:** Jan. 19, 2012; **Southeast Texas Record:** Oct. 15, 2008, Oct. 27, 2008, Nov. 1, 2008, Aug. 5, 2009, Aug. 17, 2009, Aug. 27, 2009, May 5, 2009 (2), May 3, 2010, May 8, 2010, Nov. 5, 2010, Jan. 14, 2014, Jan. 28, 2014; **West Virginia Record:** Nov. 24 2008, Aug. 27, 2009, Sep. 2, 2011, Dec. 14, 2012, Sep. 18, 2014; **Texas Lawyer:**, Feb. 13, 1995 at 1, Feb. 5, 1996 at 29, Mar. 16, 1998 at 37, July 11, 2005 at 1, July 10, 2006 at 7.

C. Citations in Congressional Documents

135 Cong. Rec. (no. 149) E. 3679; 135 Cong. Rec. (no. 165) S.16888; 138 Cong. Rec. (no. 120) S.12851; 141 Cong. Rec. (no. 141) H2663; 141 Cong. Rec. (no. 67) S.; 144 Cong. Rec. (no. 78) S.6364; 144 Cong. Rec. (no. 76) S. 6373; 144 Cong. Rec. (no. 75) S. 6149; 144 Cong. Rec. (no. 64) S.5097; 149 Cong. Rec. (n. 58) S. 5175; 150 Cong. Rec. (no. 150) S. 5767; 150 Cong. Rec. (no. 51) S. 4127; 150 Cong. Rec. (no.53) S.4247; 150 Cong. Rec. (no. 31) S. 2651; 151 Cong. Rec. (no. 9) D49 (Senate); 152 Cong. Rec. (no. 13) S.738; 152 Cong. Rec. (no. 152) S. 837; 104 S. Rpt. 280 (1995); 108 S. Rpt. 118 nn.2, 43, 76 (2003); 109 S. Rpt. 97 nn.2, 22 (2005); 2013 Legis. Bill Hist. US H.B. 982, nn.50, 57, 62; 102 H. Rpt. 1085; 107 H. Rpt. 693 nn.101-02 (2002); 108 H. Rpt. 32 nn.116-117 (2003); 108 H. Rpt. 805; 109 H. Rpt. 123 (2005); 112 H. Rpt. 174 (2011); 112 H. Rpt. 352 (2011); 112 H. Rpt. 562; 112 H. Rpt. 687 (2012) nn.21, 24, 26, 33, 40, 41, 57, 73; 112; 112 H. Rpt. 747; 112 H. Rpt. 687, nn.24, 26; 114 H. Rpt. 352 (2015); 2011 Legis. Bill Hist. US H.B. 4369 nn.34, 62; 2011 Legis. Bill Hist. US H.B. 966 n.55; 2013 Legis. Bill Hist. US H.B. 2655 n.54.; 2013 Legis. Bill Hist. US H.B. 982 nn. 48, 50; 2015 Legis. Bill Hist. US H.B. 526 at 56, nn.40, 42, 44, 47, 49, 56, 63, 64, 118, 133, 134; 2017 Legis. Bill Hist. US H.B.906 (Feb. 24, 2017); 115 H. Rpt. 18 (Feb. 24, 2017).

E. Citations in Legal Briefs, Pleadings and Motions

I have been cited approximately 525 times in legal briefs, pleadings and motions filed in state and federal trial and appellate courts as of Jan. 30, 2018 A listing can be found in LEXIS.

F. Conferences And Other Presentations

- Presenter: New York County Lawyers' Ass'n Committee on Fee Disputes And Conciliation, Training Session for Fee Arbitrators, N.Y., N.Y., Oct. 3, 2018.
- Panelist: AALS Annual Meeting, Section on Litigation, "American-Style Litigation: A Force for Good or Ill?" San Diego, CA, Jan. 5, 2018.
- Featured Speaker: DRI Asbestos Medicine Conf., Los Vegas, NV Nov. 3, 2017 "Civil Rico: An Effective Deterrent to Fraudulent Asbestos Litigation?"
- Moderator: Law Reform Ass'n of New York CLE Program on Asbestos Litigation, New York, NY
June 19, 2017.
- Featured Speaker: Yale Political Union, "Disincentivizing Tort Litigation," New Haven, CT, Nov. 17 2015.
- Featured Speaker: Law Reform Ass'n of New York CLE Program on Asbestos Litigation. "Ten Practices Designed to Defraud Defendants in Asbestos Litigation." New York, NY, June 30, 2015.
- Debate: The Private Attorney-General: Good or Bad, Fed. Soc'y 17th Annual Faculty Conf., Wash., D.C., Jan. 3, 2015.
- Podcast: Fraud and Abuse in Mesothelioma Litigation, Federalist Society, Oct. 20, 2014.
- Panelist: Class Action Suits, Manhattan Institute, Jan. 23, 2014, New York, NY. Available on C-SPAN, Jan. 24, 2014.
- Presenter: New York County Lawyers' Ass'n Joint Committee on Fee Disputes and Conciliation, Training Session for Fee Arbitrators, N.Y., N.Y., Feb. 11, 2013.
- Panelist: Federalist Society National Lawyers Convention, Panel on Attorney Fees in Class Actions, Wash., D.C., Nov. 10, 2011.
- Presenter: New York County Lawyers' Ass'n Joint Committee on Fee Disputes and Conciliation, Training Session for Fee Arbitrators, N.Y., N.Y., November 9, 2010.
- Debate: Columbia Law School, Oct. 12, 2010 with Professor Brian Fitzpatrick of Vanderbilt Law School: "Do Class Action Lawyers Make Too Much Money?"
- Debate: Western New England Law School, Sept. 1, 2010 with Professor Brian Fitzpatrick of Vanderbilt Law School: "Do Class Action Lawyers Make Too Much Money?"
- Panelist: Institute of Advanced Legal Studies Conference on Regulating and Deregulating Lawyers, paper: "The Collaborative Effort of Judges and Rent-Seeking Lawyers in Expanding Tort Liability: A Modest Proposal for Reform," London, June 3-4, 2010.
- Panelist: George Washington University Law School Conference on: Aggregate Litigation: Critical Perspectives, "Anatomy of an Aggregate Settlement: The Triumph of Temptation Over Ethics," Washington, D.C., March 12, 2010.
- Presenter: New York County Lawyers' Ass'n Joint Committee on Fee Disputes and Conciliation, Training Session for Fee Arbitrators, N.Y., N.Y., December 2, 2008.
- Featured Speaker: Medical Grand Rounds, Long Island Jewish Medical Center, "Physician Involvement in Mass Tort Fraud," Long Island, N.Y., Sept. 12, 2008.

- Featured Speaker: American Tort Reform Ass'n Annual Meeting, "What Is the Significance of the Prosecutions of Milberg Weiss and Dickie Scruggs for Civil Justice Reform Prospects?", Washington, D.C., Mar. 11, 2008.
- Presenter: Mealey's Asbestos Medicine Conference, "The Ethics of Diagnosis," Philadelphia, Apr.16, 2007.
- Panelist: AEI-Brookings Judicial Symposium on Civil Justice Issues, "Toxic Torts and Mass Screening," Washington, D.C., December 7, 2006. **Cited In:** 85 Tex. L. Rev. 1465 at n.182 (2007).
- Panelist: ALI-ABA Conference on Asbestos Litigation in the 21st Century, "Asbestos Screenings: Dead or Just Napping," New Orleans, LA, Nov. 30-Dec. 1, 2006.
- Panelist: Mealey's Silica & Asbestos Claims Conference, "The Mass Screening of Silica & Asbestos Claims: The Fallout from Judge Jack's Decision," Philadelphia, PA, Nov. 9, 2006.
- Panelist: U.S. Chamber of Commerce Inst. for Legal Reform, Annual Legal Reform Summit, "Latest Adaptations in the Plaintiffs' Bar Business Model," Washington, D.C., Oct. 26, 2006.
- Presenter: Federalist Society, "Mass Fraud in Mass Torts?," Washington D.C., Oct. 12, 2006.
- Panelist: American Enterprise Inst. for Public Policy Research, "Will The FAIR Act Fix The Asbestos Mess," Washington, D.C., Jan.19, 2006.
- Panelist: Conference on "Asbestos: Anatomy of a Mass Tort", Univ. of Connecticut Law School, Hartford, Ct., Nov. 3, 2005.
- Speaker: Annual Meeting of Ass'n of American Physicians and Surgeons, "The Silica Story And Its Significance," Arlington, Va., Sept. 23, 2005.
- Speaker: Rotary Club of New York, "Silicosis: Son of Asbestosis?," New York, N.Y., August 23, 2005.
- Panelist: Colloquy on Legislation To Resolve Asbestos Litigation – A Conversation with President George Bush, McComb County, Michigan, January 7, 2005.
- Featured Speaker: American Tort Reform Ass'n Annual Legislative Conference, "A Look at Asbestos Litigation," New Orleans, LA., November 16, 2004.
- Presenter: New York County Lawyers' Ass'n Joint Committee on Fee Disputes and Conciliation, Training Session for Fee Arbitrators, N.Y., N.Y., October 20, 2004.
- Discussant: American Enterprise Institute for Public Policy Research, "What Do We Know About Contingency Fees?," Wash. D.C., Sept. 22, 2004. **Cited In:** 85 Tex. L. Rev. 1465 at n.182 (2007).
- Panelist: Mealey's National Asbestos Litigation Conference, "Ethical Issues Related to Screening," Philadelphia, Sept. 20-21, 2004.
- Presenter: Conference On Asbestos Allocation: Apportionment Liability In Asbestos Litigation, "Ethical Issues In Asbestos Litigation," San Francisco, June 17-18, 2004.
- Featured Speaker: Insurance Federation of New York, New York, An Update on Asbestos Litigation, May 13, 2004.
- Featured Speaker: Manhattan Inst. Center For Legal Policy, "On The Theory Class's Theories of Asbestos Litigation: The Disconnect Between Scholarship And Reality," New York, Mar. 10, 2004. **Cited In:** 72 Def. Couns. J. 241, at 242 (2005); 40 The Advoc. (Texas) 80 at n. 8 (2009).
- Moderator: Ass'n of Bar of City of New York, "Litigation Reform & The 9/11 Victim Compensation Fund," N.Y., N.Y., Sept. 18, 2003.
- Presenter: New York County Lawyers' Ass'n Joint Committee on Fee Disputes and Conciliation, Training Session for Fee Arbitrators, N.Y., N.Y. May 5, 2003.
- Panelist: Pepperdine Law School, "Asbestos Litigation & Tort Law: Trends, Ethics, and

- Panelist: Solutions," Malibu, California, Apr. 4-5, 2003.
- Panelist: Ass'n of the Bar of the City of New York, "Asbestos: What Went Wrong?," New York, N.Y., Oct. 21, 2002.
- Panelist: U.S. Chamber Institute for Legal Reform and Manhattan Institute Center for Legal Policy, "Magnet Courts & Class Actions: The Empirical Evidence," Washington, D.C., June 17, 2002.
- Featured Speaker: Forum of the Center for Legal Policy at the Manhattan Institute, "Asbestos Litigation: Malignancy in the Courts?," New York, N.Y., May 2, 2002.
- Panelist: Univ. of Ill. Law School Conf. on "Ethics 2000 and Beyond: Reform or Professional Responsibility as Usual?" Champaign, Ill., Apr. 5, 2002.
- Panelist: ABA Nat'l Conf. on Professional Responsibility, "The Ethics of Hourly Rate Billing," Miami Beach, Fla., May 31, 2001.
- Keynoter: Minnesota State Bar CLE 2001 Business Law Institute, "The Role of Financial Self-Interest in the Governance and Operation of the Bar," Minneapolis, Apr. 27, 2001.
- Panelist: William & Mary Law School Conf. on Toxic Torts, Panel on Ethical and Settlement Issues in Mass Tort Litigation, Williamsburg, Va., Mar. 23-24, 2001.
- Presenter: New York State Unified Court System, Training Session, Fee Dispute Arbitration in Domestic Relations Cases, N.Y., Jan. 23, 2001.
- Panelist: ABA National Inst. on Class Actions, "Current Ethical Issues in Class Actions," New York, Oct. 13, 2000.
- Testimony: ABA Commission on Evaluation of the Rules of Professional Conduct ("Ethics 2000"), New Orleans, LA., June 2, 2000.
- Panelist: Hudson Inst., U.S. Chamber of Commerce, Federalist Soc'y, Conf. On Excessive Legal Fees, "The Scope of the Problem and Responses by the Judiciary and Bar," Washington, D.C., May 25, 2000. **Cited In:** 18 Geo. J. Ethics 1343, at 1356 (2005).
- Presenter: New York State Unified Court System, Training Session, Fee Dispute Arbitration in Domestic Relations Cases, N.Y., May 23, 2000.
- Panelist: Federalist Society Nat'l Lawyers Convention, "Class Action Ethics & Abuse," Washington, D.C., Nov. 11, 1999.
- Panelist: The Federalist Society, Manhattan Inst., and U.S. Chamber Inst. for Legal Reform (joint program), "The New Business of Government-Sponsored Litigation: State Attorneys General & Big City Lawsuits," Washington, D.C., June 22, 1999.
- Debate: NYU Federalist Society, "Tort Reform and Federalism," New York, Apr. 15, 1999.
- Presenter: American Tort Reform Foundation Forum, "Contingency Fee Lawyers and States' Attorneys General: Partnerships For Private Gain or Public Good," Washington D.C., February 25, 1999.
- Presenter: Fordham University School of Law, "The Tobacco Litigation & Attorneys' Fees," New York, Feb. 4, 1999.
- Presenter: Manhattan Inst., "Order in the Court: A Fresh Look at Litigation Reform in America," New York, Jan. 20, 1999.
- Featured Speaker: American Swiss Foundation Forum, "Contingency Fees and Class Actions," New York, Feb. 10, 1998.
- Presenter: Federalist Society Lawyers' Convention, "What Drives Legal Ethics?" Wash., D.C., Oct. 18, 1997. (Broadcast on C-Span).
- Keynoter: American Legislative Exchange Council Civil Justice Task Force meeting, "Tort Reform," Austin, Texas, Apr. 12, 1997.
- Featured Speaker: Manhattan Inst. Center for Judicial Studies luncheon forum, "Civil Justice Reform as Consumer Protection," New York, Mar. 27, 1997. **Cited In:** 71 N.Y.S.

Bar Ass'n J. 51 (Apr. 1999).

- Featured Speaker: Invitation-only meeting of ABA leaders and a group of general counsels, "Seeking Common Ground: A Dialogue Between General Counsel and the ABA," Washington, D.C., June 26, 1996.
- Featured Speaker: Forbes CEO Forum, on tort reform, Toronto, June 21, 1996.
- Panelist: Ass'n of American Law Schools Professional Responsibility, "Institutional Choices in the Regulation of Lawyers," San Antonio, Tex., Jan. 7, 1996.
- Panelist: ABA Section on Business Law, "Securities Class Actions: Is Legislation Necessary?," Chicago, Aug. 8, 1995.
- Panelist: Ass'n of Bar of the City of New York, "Proposed Contract with America Legislative Changes," New York, June 12, 1995.
- Presenter: American Bar Ass'n 21st Nat'l Conference on Professional Responsibility, plenary session panel on Contingency Fees, San Diego, June 2, 1995.
- Presenter: American Tort Reform Association Annual Meeting of Coalition Leaders, "on the effects of contingency fees on the tort system," Chicago, Ill., Oct 4, 1994.
- Featured Speaker: NYU Institute of Judicial Administration Appellate Judges Seminar luncheon, "a proposal to reform contingency fee abuses," N.Y., June 28, 1994.
- Featured Speaker: NYU Institute of Judicial Administration Board of Directors meeting, "a proposal to reform contingency fee abuses," Washington, D.C., May 17, 1994.
- Presenter: New York Criminal Bar Ass'n, "Legal Fees After the Court of Appeals Recent Decision Prohibiting Non-Refundable Retainers: The Impact of Cooperman on 'Flat,' 'Minimum' and other Non-Hourly Fee Arrangements," N.Y., Apr. 26, 1994.
- Featured Speaker: National Employment Lawyers Association of New York "ethical issues relevant to employment law," N.Y., Dec. 10, 1993.
- Presenter: Cardozo Law Review Symposium on "Scientific Evidence After the Death of Frye," "The Irrelevance of Scientific Evidence: Tort System Outcomes Are Principally Determined by Lawyers' Rates of Return," New York, Oct. 25, 1993.
- Presenter: Ass'n of Professional Responsibility Lawyers, "Nonrefundable Retainers," New York, August 7, 1993.
- Panelist: New York State Association of Disciplinary Attorneys, "Nonrefundable Retainers," Brooklyn, N.Y., May 25, 1993.
- Presenter: Ass'n of the Bar of the City of New York, "New Approaches in Controlling Legal Fees and Contingency Agreements," presentation titled: A Proposal To Bring The Contingency Fee System Into Line With Its Ethical Mandates and Policy Roots. New York, May 18, 1993.
- Presenter: Practicing Law Institute, "The Attorney-Client Relationship After Kaye, Scholer," presentation titled: Has the Office of Thrift Supervision Changed the Relevant Ethical Rules by its Actions in the Kaye, Scholer Matter?, Washington D.C., June 15, 1992.
- Presenter: Symposium on Bankruptcy, South Carolina, Law Review, "attorney fees in bankruptcy," Columbia, S.C., Mar. 20, 1992.
- Presenter: Institute for Continuing Legal Education of Loyola Law School, Conference on the Longshore and Harbor Workers' Compensation Act; presented a proposal for an industry-financed benefits pool for asbestos claimants, New Orleans, Feb. 7, 1992.
- Moderator/Organizer: Colloquy on an Administrative Solution to the Asbestos Litigation Crisis, Administrative Conference of the United States, Washington, D.C., Oct. 31, 1991 (for which I authored the proposal that was the subject of the conference).
- Testimony: Fairness Hearing held in reorganization of Manville Settlement Trust (on attorney fees), U.S.D.C., New York, January 2, 1991. **Cited In:** *In re Joint E.&S. Dists.*

Asbestos Litigation (Findley v. Blinken), 129 B.R. 710, at 863-4 (E. & S.D.N.Y. 1991); 88 N.W. L. Rev. 527 (1994).

Testimony: ABA Commission on Evaluation of Disciplinary Enforcement hearing, New Orleans, La., **June 8, 1990.**

Pre-1990 listings available

G. Consulting Activities (Public Institutions)

(1) Administrative Conference of the United States (to organize a colloquium to evaluate a plan for an administrative alternative to asbestos litigation, 1991); U.S. Office of Education (to evaluate applications for clinical legal education grants, 1978-88); The Legal Education Institute of the U.S. Civil Service Commission as a lecturer on professional responsibility of government attorneys, 1977-1980); The National Science Foundation (to construct a research agenda for improving the delivery of legal services to middle class consumers, 1975-78); ABA Special Committee on Specialization (1975); Law Enforcement Assistance Administration (to add clinical programs in prosecutors offices, 1974); The Ford Foundation (for which I prepared a year-long field report on legal paraprofessionals, 1970-71); The North Central Association (a regional accrediting agency for which I evaluated a law school for accreditation purposes, 1972); the Housing Committee of the Toledo Model Cities Program (1968-69).

(2) The Council on Legal Education for Professional Responsibility -- activities included evaluation of programs, the organization of workshops on clinical legal education and related areas, and the writing up of these workshops for the CLEPR Newsletter (1970-1980).

(3) I have consulted for a number of law schools on matters of curricular design in the clinical area, e.g., L.S.U., Cleveland State, Temple.

(4) I have been a consultant to Lear Siegler, Volt Technical Services, NLADA, Auerbach Associates, American Technical Assistance Corporation, and the Quincy Corporation to provide evaluations of and technical advice and assistance to OEO Legal Services programs. In the 1968-75 period I evaluated approximately 70 programs.

(5) In 1966-67, I was Deputy Director of, and consultant to, the Student Wave Survey, a \$30,000 research project funded by the Association of American Law Schools for the purpose of (1) ascertaining the demand for legal education through 1985, and (2) ascertaining the needs of society for lawyers through 1985. My own efforts were directed primarily towards the "demands" aspect and particularly the data accumulation phase, over which I had complete charge. In addition, I issued a number of interim reports and published several newsletters.

H. Publications

SSRN <http://ssrn.com/author=40172>. (As of 4/1/2019 based on 21 publications) Downloads: 10,297; **ResearchGate** (as of 12/11/18, based on 12 publications): Downloads: 1420. **BePress** Washington Univer. Open Scholarship (as of 1/10/2020) Downloads: 5537 (based on 30 papers) reports that the download requests originated in the following countries (listed in order of frequency): United States, Canada, China, United Kingdom, Singapore, South Africa, France, Nigeria, Philippines, Indonesia, Thailand, Russian Federation, Bangladesh, Switzerland, Denmark, Kenya, Netherlands, Viet Nam, Spain, Ghana, Israel, India, Iraq, Korea – Rep. of,

Malaysia, Papua New Guinea, Puerto Rico, Romania, Saudi Arabia, Slovenia, Trinidad and Tobago, Taiwan, Tanzania, Ukraine, and Germany.

Civil RICO: An Effective Deterrent To Fraudulent Asbestos Litigation?, 40 CARDozo L. Rev. 2301 (2019). accessible at <https://ssrn.com/abstract=3232988>. **Downloads:** SSRN: 67.

FRAUD AND ABUSE IN MESOTHELIOMA LITIGATION, 88 Tulane L. Rev. 1072-1152 (2014), accessible at: <http://ssrn.com/abstract=2458144>. **Downloads:** SSRN-307. **Cited In:** 88 Tulane L. Rev. 1021 at 1027, n.32, 1036 n.70 (2014); Bloomberg BNA Toxic Law Rep. v.29, no. 10 at 1 (3/6/14); 56 DRI For Def. 10 (May 2014); 34 Miss. C.L. Rev. 13 at n.230 (2015); 28 Yale J.L. & Human. 105 at 118, n.55 (2016); The Need For Transparency in the Asbestos Trusts, Hearing Before the U.S. Senate Com. on the Judiciary on 114 H.R. 1927 (statement of Mark Behrens at n.170); 32-4 Mealey's Litig. Rep. Asb. 20 at nn 2,44-45, 52, 54 (2017); Toxic Torts and Envir. L., 59 No. DRI for Def. 50 (2017); 87 Ford. L. Rev. 107 at 111 n.15, 113 n.40, 121 n.108 (2018); 85 Def. Couns. L.J. 1 at *2 (Oct. 2018).

LAWYER BARONS: WHAT THEIR CONTINGENCY FEES REALLY COST AMERICA, Cambridge Univ. Press, Feb. 2011 (584 pages). **Reviewed by:** Judge Dennis Jacobs, N.Y.L.J., Jan. 27, 2011 at p. 6 col. 4; Daniel Fisher, *Contingency Fees, Self-Regulation Make Lawyering Expensive For Us*, FORBES.COM (Feb. 17, 2011, 2:24 PM), accessible at <http://www.forbes.com/sites/danielfisher/2011/02/17/contingency-fees-regulation-make-lawyering-expensive-for-us/>; Margaret Little, *Engage*, vol. 12 issue 1 at 128 (June 2011), accessible at [Peg Little Review in Engage.pdf](#); Andrew Trask, Oct. 20, 2011 accessible at: <http://practiceview.muzeview.com/l+inks/index.php?id=3229702>; Peter Schuck, *Lawyers Behaving Badly*, LITIGATION 2011 (Supplement to The American Lawyer) 11/1/2011 at 82; Richard Moorhead, 71 Cambridge L.J. 729 (Nov. 1, 2012); Michael Legg, *Litigation nation – Revisiting contingency fees, litigation funding and class action fees in Australia – Book Review of Lawyer Barons: What Their Contingency Fees Really Cost America by Lester Brickman*, 20 TORT LAW JOURNAL 21 (2012) (Australia). **Cited in:** JOHN T. NOONAN, JR. & RICHARD W. PAINTER, PROFESSIONAL AND PERSONAL RESPONSIBILITIES OF THE LAWYER 93 (3rd ed. 2011); 13 Loy. J. Pub. Int. L. 61 at 106 n.222 (2011); C. Hodges, J. Paysner and A. Nurse, *Litigation Funding: Status And Issues* 114 n.302, 136 nn.343-44) (Jan. 2012); 35 Harv. J.L. & Pub. Pol'y 681 at 707 n.171 (2012); 63 S.C.L. Rev. 637 at 637 n. 17 (2012), 11 IUS Gentium 287 at 290 n. 6, 298 n. 32 (2012); 2012 Colum. Bus. L. Rev. 427 at 429 n.7, 496 (2012); 13 Enterprise & Soc'y 862 at 873 n.28 (2012); 37 Law & Soc. Inquiry 768 at 769 (2012); Podcast with Prof. Brickman and Prof. Peter Schuck (Yale Law School) at <http://www.fed-soc.org/publications/detail/lawyer-barons-what-their-contingency-fees-really-cost-america-faculty-book-podcast>; 63 South Carolina L. Rev. 637 at 639 n. 17 (2012); 64 Ala. L. Rev. 335 at 344-45 nn. 29-33 (2013); DEBORAH RHODE, DAVID LUBAN & SCOTT CUMMINGS, *LEGAL ETHICS* at 801 n. 137 (6th ed. 2013); TED FRANK, *CLASS ACTIONS, ARBITRATION AND CONSUMER RIGHTS*, Manhattan Inst. Legal Policy Report no. 16 Feb. 2013 at nn. 48, 91, 104 (2013); 65 Stan. L. Rev. 633 at 678 n.233 (2013); 91 N.C. L. Rev. 387 at 414 n.107 (2013); 32 Rev. of Litigation 299 at 305 n.38 (2013); 61 Clev. St. L. Rev. 391 at 396 n.20 (2013); 38 LAW & SOC. INQUIRY 836 at 838 (2013); 23 Widener L.J. 299, 304 at n.21 (2013); 38 LAW & SOC. INQ. 836, 939 (2013); 32 Miss. C. L. Rev. 247, 264 n.83 (2013); 23 Widener L.J. 299, 303 n.21 (2013); 61 Clev. St. L. Rev. 391 at 396 n.20 (2013); talk zone.com,accessible at <http://www.talkzone.com/mp3FlashPlayer.php?channelid=199&showid=1647&Eid=3206&Sid=11212> (May 24, 2013); 55 Canadian Bus. L.J. 133 at 139 n.10, 157 n.69 (2014); 63 DePaul L. Rev. 265 at 276-77 nn.25, 27-29 (2014); 88 Tulane L. Rev. 1211 at 1231 n.116, 1235 n.137 (2014); 39 J. Legal Prof. 25 at 39 n.96 (2014); 2015 U. Ill. L. Rev. 1563 at 1568 n.19 (2015); 84 Rev. Jur. U.P.R. 803 at 821 n.71 (2015); 63 DePaul L. Rev. 265 at 276-

77 nn.25, 27, 29 (2015); 103 Geo. L.J. 465 at 481 n.96, 492 n.147 (2015); 39 Harv. J.L. & Pub. Pol'y 769 at 771 n.6 (2016); 52 Tulsa L. Rev. 511 at 514 n.21 (2017); 102 Cornell L. Rev. 1319 at 1343 n.91 (2017); Ark. Teacher Ret. Sys. v. State St. Bank, 232 F. Supp. 3d 189 at 203 (2017); 61 Clev. St. L. Rev. 391 at 396 n.20 (2018); 24 Stan. J.L. Bus.&Fin. 1 at 19, n.77, 24 n.109 (2019); 50 St. Mary's L.J. 871 at 702 n.224 (2019).

Introduction to Lawyer Barons: What Their Contingency Fees Really Cost America, accessible at: <http://ssrn.com/abstract=1773796>. **Downloads:** SSRN-267.

Anatomy of an Aggregate Settlement: The Triumph of Temptation Over Ethics, 79 George Wash. L. Rev. 700-716 (2011), accessible at: <http://ssrn.com/abstract=1649509>.
Downloads: SSRN-419. **Cited In:** 79 Geo. Wash. Rev. 754 at 766-67 (2011); 79 Geo. Wash. L. Rev. 628 at 667 (2011); 80 Fordham L. Rev. 319 at 322, n.14, 325 n.35 (2011); 28 Ariz. J. Int'l. & Comp. L. 569 at 577 n. 48 (2012); 87 N.Y.U.L. Rev. 960, at 993 n. 124, 998 n. 143, 1020 n. 236 (2012); 66 Vand. L. Rev. 1183 at 1211 nn.107-108 (2013); 35 Cardozo L. Rev. 267 at 304 n.192 (2013); 19 Harv. Negot. L. Rev. 213 at 235 n.82 (2014); 103 Geo. L.J. 466 at 481, n.96, 492 n.147 (2015); 68 Ark. L. Rev. 511 at 517 n.45 (2015); 101 Va. L. Rev. 129 at n.142 (2015); CLASS ACTION PLAYBOOK §1.03 (2016).

Unmasking the Powerful Force that Has Mis-Shaped the American Civil Justice System, 4 GLOBAL COMPETITION LITIGATION REVIEW no. 3, 169-173 (2010), accessible at: <http://ssrn.com/abstract=1737893>. **Downloads:** SSRN-251.

The Use of Litigation Screenings in Mass Torts: A Formula for Fraud?, 61 SMU L. Rev. 1221-1354 (2008), accessible at <http://ssrn.com/abstract=1217620>. **Downloads:** SSRN-711, Bepress-323. **Cited In:** 7-2 MEALEY'S LITIG. REP. SILICA 10 (Oct. 2008); 23-17 MEALEY'S LITIG. REP. ASB. 16 (Oct. 2008); 8-3 MEALEY'S ASBESTOS LITIG. REP. 11 (Oct. 2008); 1-9 MEALEY'S DIET DRUG REP. 11 (Oct. 2008); 28 Rev. Litig. 501; 63 Vand. L. Rev. 107 at 163-64 nn.171-174 (2010); 73 Albany L. Rev. 521, 533 at n. 94 (2010); 51 Wm. & Mary L. Rev. 1997 at 2061 n. 280 (2010); 64 Vand. L. Rev. 61 at 63 (2011); 3 TOXIC TORTS LITIG. GUIDE §32:1 (2011), §32:5 (2011), §32:6 (2012); 90 Texas L. Rev. 571 at 634 n.306 (2012); 56 St. Louis U. L.J. 1231 at 1263 n. 207 (2012); Report of the U.S. House of Rep. Comm. on the Jud. on Furthering Asbestos Claim Transparency (FACT) Act of 2012, 112th Cong. 2nd Session No. 112-687 at 5 n.21 (Sept. 21, 2012); 61 Buff. L. Rev. 537 at 574 n.174 (2013); 88 Notre Dame L. Rev. 2457 at 2512 n.188 (2013); 88 Notre Dame L. Rev. 2457 at 2488 n.119 (2013); 23 Widener L.J. 299, 302 at n.17 (2013); 23 Widener L.J. 97 at 121 n.144 (2013); TOXIC TORTS LITIG. GUIDE §§ 32:1, 32:5 (2014); 46 Ariz. St. L.J. 1057 at n.101 (2014); 129 Yale L.J. 2 at 26 n.103, 28 n.113, 52 n.291 (2019).

Disparities Between Asbestosis and Silicosis Claims Generated By Litigation Screenings and Clinical Studies, 29 Cardozo L. Rev. 513-622 (2007), accessible at <http://ssrn.com/abstract=970993>. **Downloads:** SSRN-795, Bepress-1587. **Cited In:** 37 Sw. U. L. Rev. 691 at 697 (2008); 37 Sw. U. L. Rev. 671 at 676 (2008); 37 Sw. U. L. Rev. 575 at 587, 588, 590 (2008); 37 Sw. U. L. Rev. 479 at 482 (2008); 37 Sw. U. L. Rev. 459 at L466 (2008); 74 Brook. L. Rev. 51 at 59 n.34 (2008); 2008 Colum. Bus. L. Rev. 841 at n.131 (2008); LINDA MULLINEX, MASS TORT LITIGATION 914 (2d ed. 2008); 28 Rev. Litig. 501 at 518, 520 (2009); 69 Md. L. Rev. 162 at 167 nn. 52-53, 191 n. 238, 192 n. 249 (2009); 26 T.M. Cooley L. Rev. 721 at 749 (2009); 33 Am. J. Trial Adv. 315 at 339 n.13, 340 nn.119-22 (2009); 10 Engage 35 at n.6 (2009); 73 Albany L. Rev. 521, 530 at n.76 (2010); 64 Vand. L. Rev. 61 at 63 (2011); 27-7 Mealey's Litig. Rep. Asb. 28 at n. 11 (2012); 8 J.L. Econ. & Pol'y 701 at 738 n. 66

(2012); 36 Am. J. Trial Advoc. 1 at 12 n. 61 (2012); 88 Notre Dame L. Rev. 2457 at 2512 n.188 (2013); 34 Miss C.L. Rev. 13 at n.218 (2015); *Spann v. Ill. Workers' Comp. Comm'n*, 2018 Ill. App. Unpub. LEXIS 1755 at *6.

On The Applicability of the Silica MDL Proceeding To Asbestos Litigation, 12 Conn. Ins. L.J. 289-314 (2005-06). Accessible at:

http://papers.ssrn.com/sol3/papers.cfm?abstract_id=916534. **Downloads:** SSRN-670.

Reprinted in: ALI-ABA Course of Study: Asbestos Litigation in the 21st Century at 1815, Nov. 30-Dec. 1, 2006. **Cited In:** 12 Conn. Ins. L.J. 349 at 421, 439 (2005-2006); 2 ENVTL. INS. LIT. L. & PRAC. § 27:1 at n.3 (2006); 30 m. J. Trial Advoc. 295 at 299 (2006); 6-7 MEALEY'S ASB. BANKR. REP. 20 (Feb. 2007); 85 Tex. L. Rev. 1465 at n.157 (2007); 59 Stan. L. Rev. 1671 at 1683, 1709 (2007); 6-12 MEALEY'S ASB. BANKR. REP. at 22 (2007); 17 J. Bankr. L. & Prac. 2 Art. 3 at n.129 (2008); 37 Sw. U. L. Rev. 575 at 587, 590 (2008); 37 Sw. U. L. Rev. 479 at 482 (2008); 37 Sw. U. L. Rev. 459 at 466 (2008); 74 Brook. L. Rev. 51 at 59 n.34 (2008); LINDA MULLINEX, MASS TORT LITIGATION 913 (2d ed 2008); 28 Rev. Litig. 501 at 518, 520 (2009); 69 Md. L. Rev. 162 at 174 n. 104, 176 n.123 (2009); 26 T.M. Cooley L. Rev. 721 at 722 (2009); 33 Am. J. Trial Adv. 315 at 339 n.113 (2009); 73 Albany L. Rev. 521, 530 at n. 76 (2010); 64 Vand. L. Rev. 61 at 63 (2011); 8 Rutgers J.L. & Pub. Pol'y 50 at n.74 (2011); *Conn. Gen. Statutes Ann.* §20-435 (Asbestos Contractors); *Conn. Gen. Statutes Ann.* Title 22A, Chap. 445 (Hazardous Waste); 13 CONN. PRAC. CONSTRUCTION LAW, APP. A (2011-12); 3 ENVTL. INS. LITIG.: L. & PRAC. APP. 26A (2011); 27-7 Mealey's Litig. Rep. Asb. 28 at n. 9 (2012); 46 U. Mich. J.L. Reform 1279 at 136 n.142 (2013); Report of the U.S. House of Rep. Comm. on the Jud. on Furthering Asbestos Claim Transparency (FACT) Act of 2012, 112th Cong. 2nd Session No. 112-687 at 7 n.41 (Sept. 21, 2012); NORTON BANKR. L. & PRAC. 3d § 179.21 (2015).

An Analysis of the Financial Impact of S.852: The Fairness In Asbestos Injury Resolution Act of 2005, 27 Cardozo L. Rev. 991-1033 (2005). Accessible at: <http://ssrn.com/abstract=796884>. **Downloads:** SSRN-560. **Cited In:** 12 Conn. Ins. L.J. 517 at 543 (2005-2006); 19 Geo J. Legal Ethics 741 at 755 (2006); 62 NYU Ann. Surv. Am. L. 271 at 282-83 (2006); 62 NYU Ann. Surv. Am. L. 223 at 240, 258 (2006); 85 Tex. L. Rev. 1465 at n.160 (2007); 2008 U. Ill. L. Rev. 1101, at 1102, 1106-1110, 1112, 1120-1121 (2008); *Doug Satterfield v. Breeding Insulation Co. et al*, 266 S.W.3d 347 at n.54 (Tenn. Sept. 9, 2008); 37 Sw. U. L. Rev. 691 at 692, 693 (2008); 9 Engage 109 at n.72 (2008); 78 UMKC L. Rev. 1, 4 n.24, 5 nn.26, 32, 85 n. 493 (2009); 69 Md. L. Rev. 162 at 194 n. 262 (2009); 18 J.L. & Pol'y 295 at 361 n.256, 376-77, nn.316-319 (2009); 96 Minn. L. Rev. 28 at 79 n.222 (2011); 81 Ford. L. Rev. 451 at 470 n. 175 (2012); 23 Duke J. Comp. & Int'l. L. 1 at *59 n. 184 (2012).

Ethical Issues In Asbestos Litigation, 33 Hofstra L. Rev. 833-932 (2005). Accessible at: <http://ssrn.com/abstract=754188>. **Downloads:** SSRN-919. **Cited In:**

Law Reviews, Treatises: 12 Conn. Ins. L.J. 477 at 477 (2005-2006); 31 U. Dayton L. Rev. 173 at 189 (2006); 19 Geo J. Legal Ethics 741 at 754 (2006); 62 NYU Ann. Surv. Am. L. 271 at 286, 289, 292, 326-27 (2006); 62 NYU Ann. Surv. Am. L. 223 at 224, 250, 263 (2006); 7 Nev. L.J. 73 at 76 (2006); 30 Am. J. Trial Advoc. 295 at 297 (2006); 79 Temp. L. Rev. 773 at 775, 787 (2006); 13 Clinic. L. Rev. 659 at 705 (2007); 48 Wm. & Mary L. Rev. 2043 at 2046 (2007); 75 Fordham L. Rev. 855 at 2858 (2007); 85 Tex. L. Rev. 1495 at n.157 (2007); 60 Ark. L. Rev. 437 at 455 (2007); 93 Va. L. Rev. 1389 at 1431 (2007); 106 Mich. L. Rev. 1213 at 1214, 1227 (2008); 17 J. Bankr. L. & Prac. 2 Art. 3 at n.90 (2008); 83 N.Y.U. L. Rev. 501 at 521, 529 (2008); 16 J.L. & Pol'y 589 at 597 (2008); 106 Mich. L. Rev. 1213 at 1214 (2008); 59 Ala. L. Rev. 771 at 774 (2008); 42 U. Mich. J. L. Reform 71 at 90 (2008); 37 Sw. U. L. Rev. 691 at 693 (2008); 37 Sw. U. L. Rev. 511 at 512, 514, 518, 520, 521 (2008); 2008 Colum. Bus. L.

Rev. 841 at n.60 (2008); 76 Def. Couns. J. 54 at n.145 (2009); 28 Rev. Litig. 501 at 505 (2009); 40 The Advoc. (Texas) 80 at nn. 6-7 (2009); 33 Am. J. Trial Advoc. 13 at 43 n.152 (2010); 79 Geo. Wash. L. Rev. 506 at 516 (2011); 62 Hastings L.J. 1729 at 1732 n.8 (2011); 72 La. L. Rev. 757 at 781 n.189 (2012); 91 N.C.L. Rev. 387 at 436 n. 190 (2012); *Hearn v. Snapka*, 2012 Tex. App. LEXIS 10788 (Ct. App. Tex. Dec. 28, 2012); Report of the U.S. House of Rep. Comm. on the Jud. on Furthering Asbestos Claim Transparency (FACT) Act of 2012, 112th Cong. 2nd Session No. 112-687 at 7 n.41, 9 n.57, 10 n.73 (Sept. 21, 2012); 36 Am. J. Trial Advoc. 307 at 309 n.11 (2013); 91 N.C. L. Rev. 387 at 435 n.190 (2013); 81 Fordham L. Rev. 3233 at 3241 n.47, 3247 n.77 (2013); 9 NORTON BANKR. L.& PRAC. 3d § 179:21 (2008, 2009, 2010, 2011, 2013); 47 Int'l Law. 325 at 326 n.6 (2013); 88 Tulane L. Rev. 1242 n.175, 1245 n.200 (2014); 23 Widener L. Rev. 725 at 759 nn.207, 209-10, 760 n.215, 761 nn.216-17 (2014); 87 Temple L. Rev. 176 at 178 nn.14, 16, 179, n.20 (2014); 87 Temp. L. Rev. 193 at 195 n.14, 196 n.16 (2014); 22 B.U.J. Sci. & Tech. L. 187 at 207 n.140 (2016); 20 Chap. L. Rev. 255 at 262 n. 41 (2017); 69 Rutgers L. Rev. 1139 at 1158 n. 157 (2017); 87 Ford L. Rev. 107 at 121 n.102 (2018).

Cases: *Hearn v. Snapka*, 2012 Tex. App. LEXIS 10788 at *34 (Tex. Ct. App. 2012).

Litigation Reports: 3 TOXIC TORTS LIT. GUIDE § 33:18 (2005); 4-3 MEALEY'S LITIG. REP. SILICA 12 (Nov. 2005); 20-19 MEALEY'S LITIG. REP. ASB. 15 (Nov. 2005); 20-22 MEALEY'S LITIG. REP. ASB. 24 (Dec. 2005); 4-8 MEALEY'S LITIG. REP. SILICA 13 (Apr. 2006); 21-7 MEALEY'S LITIG. REP. ASB. 27 (May 3, 2006).

Statutes: 11 USCA §524: Title II. Bankruptcy, Chap. 5. Creditors, the Debtor, and the Estate, Sub Chap. II. Debtor's Duties and Benefits.

A Rejoinder to the Rejoinder to 'On the Theory Class's Theories of Asbestos

Litigation', 32 Pepp. L. Rev 781-792 (2005). Accessible at:

http://papers.ssrn.com/sol3/papers.cfm?abstract_id=761845. **Downloads:** SSRN-91

Cited In: 37 Sw. U. L. Rev. 459 at 468 (2008); 2010 Mich. St. L. Rev. 423 at 436 n.51 (2010).

On The Theory Class's Theories Of Asbestos Litigation: The Disconnect Between Scholarship And Reality, 31 Pepp. L. Rev. 33-170 (2004). Accessible at:

<http://www.ssrn.com/abstract=490682>. **Downloads:** SSRN-1657; ResearchGate: 362.

Cited In: Law Reviews, Bar Ass'n Opinions, Litigation Reports and Others: Report of the U.S. Senate Comm. On the Jud. on S.1125, "The Fairness in Asbestos Injury Resolution Act of 2003" at 83 nn.5, 10, 95 n.45, 97 nn.52-53 (July 21, 2003); 12 Am. Bankr. Inst. L. Rev. 441, at 468 (2004); 28 Am. J. Trial Adv. 295 at 310 (2004); 3-7 MEALEY'S ASB. BANKR. REP. 20 (Feb. 2004); 20-2 MEALEY'S LITIG. REP. ASB. 33 (Feb. 2005); 45 Santa Clara L. Rev. 1, at 6 (2005); 2-9 MEALEY'S TORT REF. UPDATE 16 (Apr. 2005); 20-6 MEALEY'S LITIG. REP. ASB. 17 (Apr. 2005); 3-8 MEALEY'S LITIG. REP. SILICA 11 (Apr. 2005); 3-9 MEALEY'S LITIG. REP. SILICA 11 (May 2005); 20-9 MEALEY'S LITIG. REP. ASB. 26 (June 2005); 4-3 MEALEY'S LITIG. REP. SILICA 12 (Nov. 2005); 20-19 MEALEY'S LITIG. REP. ASB. 15 (Nov. 2005); 14 J. Bankr. L. & Prac. 1 at nn. 7, 241 (2005); 20-22 MEALEY'S LITIG. REP. ASB. 24 (Dec. 2005); 72 Def. Couns. J. 241, at 242 (2005); 20-5 MEALEY'S LITIG. REP. INS. 10 (Dec. 2005); 16-15 MEALEY'S LITIG. REP. REINSURANCE 10 (Dec. 2005); 25 Bankr. L. Letter 1 (2005); 12 Conn. Ins. L.J. 477 at 480 (2005-2006); 37 St. Mary's L.J. 283 at 290 (2006); 31 U. Dayton L. Rev. 173 at 189 (2006); 24 Miss. C.L. Rev. 285 at 296 (2006); 20-23 MEALEY'S LITIG. REP. ASB. 19 (January 10, 2006); 3-6 MEALEY'S TORT REF. UPDATE 12 (Jan. 2006); 21-1 MEALEY'S LITIG. REP. ASB. 20 (February 1, 2006); 4-8 MEALEY'S LITIG. REP. SILICA 13 (Apr. 2006); 21-7 MEALEY'S LITIG. REP. ASB. 27 (May 3, 2006); 62 NYU Ann. Surv. Am. L. 271 at 283 (2006); 62 NYU Surv. Am. L. 223 at 225, 229, 230, 235, 249, 252 (2006); 58 Admin. L. Rev. 269 at 336, 343-44, 346-

48 (2006); 30 Ann. J. Trial Advoc. 295 at 311 (2006); 95 Geo. L.J. 693 at 730 (2007); 48 Wm. & Mary L. Rev. 2043 at 2052, 2063 (2007); 62 NYU Ann. Surv. Am. L. 525 at 529, 531, 542, 548 (2007); 75 Fordham L. Rev. 2855 at 2858 (2007); 59 Stan. L. Rev. 1671 at 1683, 1709, 1730 (2007); 26 Miss. C. L. Rev. 253 at 268, nn.13, 82, 87, 122 (2006-2007); 2008 U. Ill. L. Rev. 1101, at 1103 – 1110, 1112 (2008); 12 Tex. Rev. L. & Pol. 477 at 478, 516 (2008); 16 J.L. & Pol'y 589 at 597 (2008); 85 U. Det. Mercy L. Rev. 407 at n.44 (2008); 37 Sw. U. L. Rev. 557 at 574 (2008); 37 Sw. U. L. Rev. 479 at 494, 509 (2008); 2008 Colum. Bus. L. Rev. 841 at n.29 (2008); 28 Rev. Litig. 501 at 504, 527 (2009); 59 Am. U.L. Rev. 49 at 58 (2009); 69 Md. L. Rev. 162 at 187 n. 212, 193 n. 257 (2009); 26 T.M. Cooley L. Rev. 721 at 721-22, 736 (2009); 59 Duke L.J. 1321, at 1336 n.48 (2010); 33 Am. J. Trial Advoc. 13 at 43 n.152 (2010); 38 Hastings Const. L.Q. 1007 at 1008 n.6 (2011); 27-7 Mealey's Litig. Rep. Asb. 28 nn. 3,10, 13-17 (2012); 22 Kan. J.L. & Pub. Pol'y 1 at 3 n. 8 (2012); 36 Am. J. Trial Advoc. 1 at n. 5, 6 n. 31, 9 n. 47 (2012); Report of the U.S. House of Rep. Comm. on the Jud. on Furthering Asbestos Claim Transparency (FACT) Act of 2012, 112 Cong. 2nd Session No. 112-687 at 5 n.24, 7 n.34 (Sept. 21, 2012); 28 WL J. Tobacco Ind. 10 (Oct. 5, 2012); 34 WL J. Asb. 1 (Sept. 28, 2012); 30 WL J. Toxic Torts 1 (Sept. 10, 2012); 46 U. Mich. J.L. Reform 1279 at 1281 n.45 (2013); 61 Buff. L. Rev. 537 at 573 nn.169-172 (2013); *WIGEVEES* 1.4.1 (2013); 23 Widener L.J. 299, 311 at n.62 (2013); 23 Widener L.J. 97 at 104 nn.31, 33, 37-39, 105 n.40 (2013); 88 Tulane L. Rev. 1211 at 1238 n.158, 1255 n.266 (2014); 82 Def. Couns. J. 91 at 101 n.11 (2015); 88 Temp. L. Rev. 383 at 389, nn.56, 58-59, 390 n.64 (2016); 86 UMKC L. Rev. 295 at 297 n.10 (2017); 77 Md. L. Rev. 1166 at 1166 n.10 (2018); 87 Ford L. Rev. 107 at 120 n.102 (2018); 52 Ga. L. Rev. 719 at 733 n.49 (2018); 121 W.V. L. Rev. 27 at 44 n.97 (2018); 97 Ore. L. Rev. 307 at 309 n.4, 321 n.51, 325 n.79, 346 n.164 (2019).

Casebooks and Treatises: 2 ENVTL. INS. LIT.: L. & PRAC. § 27-1 at n.2, § 27-7 at 492-93, § 26:33 (2006); GEOFFREY HAZARD, SUSAN KONIAK, ROGER CRAMTON, GEORGE COHEN & W. BRADLEY WENDEL, THE LAW AND ETHICS OF LAWYERING 700 (4th ed. 2005), 704 (5th ed. 2010); 3 Envtl. Ins. Litig.: L. & Prac. § 26:33 (2009, 2011), § 26.25 at n.10 (2010, 2011), Appendix 26A (2013).

Cases: *Doug Satterfield v. Breeding Insulation Co. et al*, 266 S.W.3d 347 at 369 n.50 (Sup. Ct. Tenn. Sept. 9, 2008).

The Market For Contingent Fee-Financed Tort Litigation: Is It Price Competitive?, 25 Cardozo L. Rev. 65-128 (2003). Accessible at: <http://www.ssrn.com/abstract=463226>.

Downloads: SSRN-737. **Cited In:**

Law Reviews, Bar Ass'n Opinions and Others: 28 J. Legal Prof. 283 at 285 (2003-04); 39 Tort Trial & Ins. Prac. L.J. 869 at 874 (2004); 36 Ariz. St. L.J. 551 at 580 (2004); 28 J. Legal Prof. 283 at 285 (2004); 30 Am. J. L. & Med. 69 at 72 (2004); 58 Consumer Fin. L.Q. 347, at 348 (2004); 54 Duke L.J. 447, at 467 (2004); 2004 Wis. L. Rev. 1161 at 1232 (2004); 39 Val. L. Rev. 27 at 46 (2004); 57 Vand. L. Rev. 1571 at 1598 (2004); 70 Mo. L. Rev. 307 at 326 (2005); 114 Yale L. J. 697 at 738-39 (2005); 8 The Green Bag 2d 377 at 377-380 (2005); 67 U. Pitt. L. Rev. 1 at 57 (2005); 27 Cardozo L. Rev. 2433 at 2434 (2006); 8 Am. L. & Econ. Rev. 20 at 31 (2006); 91 Minn. L. Rev. 265 at 275 (2006), 155 U. Pa. L. Rev. 503 at 516 (2006); 56 DePaul L. Rev. 293 at 305 (2007); 56 DePaul L. Rev. 261 at 290 (2007); 10 Am. Law & Econ. Rev 185 at 239 (2008); 18 Health Matrix 373 at n.152 (2008); 17 Mich. St. J. Int'l L. 165 at 184, n.135 (2008-09); 18 Health Matrix 373, 405 n.152 (2008); 2009 Emerging Issues 4729, Aviation Accident Litigation (2009); 39 J. Legal Studies 245 at 246, 251 (2010); 54 N.Y. L. Sch. L. Rev. 773 at 800 (2010); 38 Pepp. L. Rev. 551 at 566 (2011); 79 Geo. Wash. L. Rev. 754 at 767 (2011); 74 L. & Contemp. Prob. 1 at 3 n.11, 9 n.26, 10 nn.31, 35 (2011); 86 N.Y.U. L. Rev. 805 at 849 (2011); 8 Rutgers J.L. & Pub. Pol'y 567 at n.14 (2011); 2012 ABA Prof. Law. 79 at 88 n.39 (2012); 15 U. Pa. J. Bus. L. 1075 at 1077 n.13 (2013); 65 Vand. L. Rev. 829 at 838 n.29 (2012); 64 Okla. L. Rev. 325 at 331 (2012); 2012 ABA Prof. Law. 79 at n. 39 (2012);

2012 Prof. Law. 79 at 88 n.39; 39 Fla. St. U.L. Rev. 1003 at 1052 n. 128 (2012); 15 U. Pa. J. Bus. L. 1075 at 1077 n.13 (2013); 65 Stan. L. Rev. 633 at 667 n.188, 668 n.190, 678 nn.233-34 (2013); *N.J. Adv. Comm. Prof. Eth. Op.* 727, 2013 WL5345476 (Sept. 19, 2013); 22 Cardozo J. Int'l & Comp. L. 399 at 427 n.224 (2014); 63 DePaul L. Rev. 377 at 413 n.150, 415 n.152 (2014); 36 Cardozo L. Rev. 861 at 894 n.191 (2015); 2015 U. Ill. L. Rev. 1563 at 1568 n.19 (2015); 101 Iowa L. Rev. 1323 at 1345 n.102 (2016); 91 N.Y.U. L. Rev. 496 at 504 n.37, 520 n.114 (2016); 72 Vand. L. Rev. 1923 at 1948 n.142 (2019).

Cases: *Kress v. Food Employers Labor Relations Ass'n*, 391 F.3d 563, at 570 (C/A-4, 2004); *In re Zyprexa Prods. Liab. Lit.*, 424 F. Supp. 2d 488 at 494, 496 (E.D.N.Y. 2006).

Effective Hourly Rates of Contingency Fee Lawyers: Competing Data and Non-Competitive Fees, 81 Wash. U. L.Q. 653-736 (2003). Accessible at:

<http://www.ssrn.com/abstract=488808>. **Downloads:** SSRN-922. BePress-1395. **Cited In:** **Law Reviews, Bar Ass'n Opinions and Others:** 2004 Utah Bar J. 6, at 8 (2004); 57 Vand. L. Rev. 2087, at 2096 (2004); 58 Consumer Fin. L. Q. 347, at 347 (2004); 83 N.C.L. Rev. 411, at 442 (2005); 54 Duke L.J. 447, at 467 (2004); 57 Vand. L. Rev. 1975, at 1994 (2004); 64 Md. L. Rev. 613, at 683 (2005); 8 The Green Bag 2d 377, at 377-380 (2005) 800-01 (5th ed. 2010); 35 N. Mex. L. Rev. 260 at 264, 275 (2005); <https://SSRN.com/abstract=546742> at nn. 2003(a) and (b) (Sept. 2005); 59 Vand. L. Rev. 155, at 156 (2006); 63 Wash. & Lee L. Rev. 603 at 627 (2006); 8 Am. L. & Econ. Rev. 20, at 31 (2006); 59 Vand. L. Rev. 1457 at 1478 (2006); 59 Vand. L. Rev. 729 at 768 (2006); 7 Nev. L. J. 73 at 104 (2006); 85 Tex. L. Rev. 1465 at nn.136, 141, 148, 154, 155 (2007); 32 Wm. & Mary Envtl. L. & Pol'y Rev. 169 at 210-211 (2007); 121 Harv. L. Rev. 1465 at 1496 (2008); 41 U. Mich. J.L. Reform 813 at 821 n.36 (2008); 49 B.C. L. Rev. 913 at 965 n.330 (2008); 17 Mich. St. J. Int'l L. 165 at 184, n.135 (2008-09); 93 Minn. L. Rev. 1147, 1151 n.20 (2009); 22 Geo. J. Legal Ethics 1485, 1528 n.282, 1541 n.340 (2009); 33 J. Legal Prof. 301 at 302 nn. 14-16, 305 nn. 33-35, 38 (2009); 63 Vand. L. Rev. 55 at 91 n.99 (2010); 39 J. Legal Studies 245 at 250 (2010); 54 N.Y. L. Sch. L. Rev. 773 at 778 (2010); 104 Nw. U. L. Rev. 233 at 245 n.69 (2010); 62 S. Carolina L. Rev. 201 at 258 (2010); 74 L. & Contemp. Prob. 1 at 4 n.12, 10 n.35 (2011); 34 Am. J. Trial Advocacy 377 at 377 n.2 (2011); 66 Vand. L. Rev. 257 at 286 n.156 (2012); 65 Stan. L. Rev. 633 at 692 n.298 (2013); NJ Adv. Com. on Prof. Ethics Op. 727 (Sept. 19, 2013); 64 Ala. L. Rev. 335 at 344-45 nn. 26-28 (2013); 6 J. Tort L. 173 at 182 n.65 (2013); *Aspatore* at n.196, 2014 WL 2355616 at *7 (June 2014); 63 DePaul L. Rev. 265 at 276 n.28 (2014); 46 Conn. L. Rev. 1513 at 1539 n. 105-06 (2014); 2015 U. Ill. L. Rev. 1563 at 1568 n.19 (2015); 63 DePaul L. Rev. 265 at 276 n.28 (2015); 91 N.Y.U. L. Rev. 496 at 520 nn.113, 115, 118 (2016); 20 NYU J. Legis & Pub. Pol'y 375 at 376 n.3 (2017); 48 Tex. Envtl. L.J. 277 at 292 n.129 (2018).

Casebooks, Treatises, Restatements, etc: RONALD ROTUNDA & JOHN S. DZIENKOWSKI, PROFESSIONAL RESPONSIBILITY - A STUDENT GUIDE 145 (2005); RONALD D. ROTUNDA & JOHN S. DZIENKOWSKI, *CLIENT-LAWYER RELATIONSHIPS*, LEGAL ETHICS, LAW. DESKBK. PROF. RESP. § 1.5-1 (2005-06 ed.), § 1.5-1 (2006-07 ed.), § 1.5-1 at n.48 (2007-08 ed.), § 1.5-1 at n.23 (2009-10, 2010-11, 2011-12 eds.); ANNOTATED MODEL RULES OF PROF. CONDUCT § 1:5 (8th ed.); GEOFFREY HAZARD, SUSAN KONIAK, ROGER CRAMTON, GEORGE COHEN & W. BRADLEY WENDEL, THE LAW AND ETHICS OF LAWYERING 787-88 (4th ed. 2005), 800-01 (5th ed. 2010). DEBORAH L. RHODE, DAVID LUBAN, SCOTT L. CUMMINGS, NORA FREEMAN ENGSTROM, LEGAL ETHICS 821 (7th ed. 2016).

Cases: *Fernandez v. Victoria Secret Stores, LLC*, 2008 LEXIS 123546 (U.S.D.C., C.D. CA, July 21, 2008); *David v. Bartel Enterprises*, 856 N.W. 2d 271 at 276 (Minn. Sup. Ct. 2014); *Davis v. Cole*, 2015 WL 7015328 at *5 U.S.D.C. N.D. CA 2015); *Clark v. General Motors, LLC*, 161 F. Supp. 3d 752, at 762, 764 (U.S.D.C. W.D. Mo. 2015); *Komoroski v. Util. Serv. Partners Private Label, Inc.*, 2017 U.S. Dist. LEXIS 187259 at *7 n.2 (Nov. 9, 2017); *Verhulst v. Util. Serv.*, 2017 U.S. Dist. LEXIS 185609 (Nov. 9, 2017).

The Continuing Assault on the Citadel of Fiduciary Protection: Ethics 2000's Revision of Model Rule 1.5, 2003 U. Ill. L. Rev. 1181-1216 (2003). Accessible at: ssrn.com/abstract=702021. **Downloads:** SSRN-463. **Cited In:** 44 Ariz. L. Rev. 829, at 865 (2002); 83 N.C.L. Rev. 411, at 418 (2005); 58 Ala. L. Rev. 1041 at n.27 (2007); 49 Wm. & Mary L. Rev 569 at 573, 609 (2007); ABA ANNO. MODEL RULES OF PROF. CONDUCT 81, (6th ed. 2007); 39 McGeorge L. Rev. 737, 737, 738 (2008); 59 Ala. L. Rev. 453, at 493 (2008); 29 Hamline J. Pub. L. & Pol'y 331 at 334, 343 (2008); 39 McGeorge L. Rev. 737 at 737 n.3 (2008); 61 Baylor L. Rev. 174 at 186 n.52 (2009); 53 St. Louis U. L.J. 553, 554 n.3 (2009); *Kansas Ethics Handbook* Appendix 7A (2009); *Ill. Sup. Ct. Rules*, Art. VIII, III. Rules of Prof. Conduct of 2010; 39 J. Legal Studies 245 at 247 (2010); 79 U. Cin. L. Rev. 697 at 714 n.91 (2010); 51 Santa Clara L. Rev. 853 at 876 n.87 (2011); GA. LAW OF TORTS PREP. FOR TRIAL §4:4 (2011 ed.); 26 Geo. J. Legal Ethics 59 at 77 n.62 (2013); 44 Hofstra L. Rev. 441 at 455, n.104, 456 nn.106, 108, 457 n.112 (2016); 65 Drake L. Rev. 179 at 198 n.131 (2016); 70 S.C.L. Rev. 261 at 267 n.19 (2018).

Anatomy of a Madison County (Illinois) Class Action: A Study of Pathology, Civil Justice Report No. 6, Center for Legal Policy at the Manhattan Institute (Aug. 2002). Accessible at: ssrn.com/abstract=327001. **Downloads:** SSRN-480. **Cited In:** 91 Ill. B.J. 230, at n.23 (May 2003); 27 N.C. Cent. L.J. 130, at 166 (2005); 55 Emory L.J. 279 at 337 (2006); 45 Tex. Int. L.J. 537, at 567 n.138 (2010); 86 Tulane L. Rev. 1 at 45 n.154 (2011); 2013 Annual AAJ-Papers 69 (2013); 19 Harv. Negot. L. Rev. 213 at 235 n.32 (2014); 66 Hastings L.J. 233 at 270 n.223 (2014); 68 Ark. L. Rev. 511 at 517 n.45 (2015).

Lawyers' Ethics and Fiduciary Obligation in the Brave New World of Aggregative Litigation, 26 Wm. & Mary Envtl. L. & Pol'y Rev. 243-322 (2001). **Cited In: Law Reviews:** 54 Baylor L. Rev. 331, at 332 (2002); 69 Def. Couns. J. 539, at 542 (2002); 27 Harv. Envtl. L. Rev. 519, at 536 (2003); 44 S. Tex. L. Rev. 925, at 929 (2003); 27 Harv. Envtl. L. Rev. 519, at 536 (2003); 44 S. Tex. L. Rev. 1013, at 1018 (2003); 1 Geo. J. L. & Pub. Pol. 327, at 331, 335 (2003); 56 Vand. L. Rev. 1949, at 1952, 1966-67 (2003); 31 Pepp. L. Rev. 175, at 177, 181, 183-4, 186 (2004); 31 Pepp. L. Rev. 203, at 226 (2004); 31 Pepp. L. Rev. 271, at 299 (2004); 46 Wm. & Mary L. Rev. 127, at 154 (2004); 54 Duke L.J. 221 at 225 (2004); 24 Rev. Litig. 253, at 255, 257 (2005); 14 J. Bankr. L. & Prac. 1 at fn 10 (2005); 47 DRI For Def. 48 (2005); 12 Conn. Ins. L.J. 477 at 479 (2005-2006); 19 Geo. J. Legal Ethics 741 at 743 (2006); 26 Rev. Litig. 583 at 603 (2007); 16 J.L. & Pol'y 589 at 598 (2008); 1 Penn St. Envtl. L. Rev. 1 at 22, 24, 26 (2008); IADC Prod. Liab. Newsletter 2 (Dec. 2008); 43 Akron L. Rev. 1107 at 1114 n.46 (2010); 45 Wake Forest L. Rev. 1157 at 1161 n.25 (2010); 43 Akron L. Rev. 1107, at 1114 n.46 (2010); 36 Am. J. Trial Advoc. 1 at 6 n. 32 (2012); 34 Miss. C.L. Rev. 13 at n.210 (2015); 67 U. Kan. L. Rev. 195 at 221 n.139, 222 at nn.140, 144 (2018).

Casebooks, Treatises, Restatements, Litigation Reports, Congressional Reports: Report of the U.S. Senate on "The Fairness in Asbestos Injury Resolution Act of 2003," S.1125 at 95 n.43, 96 n.46 (July 21, 2003); 25 No. 14 Andrews Asbestos Lit. Rep. 12 (May 22, 2003); 10 No. 5 Andrews Class Action Litig. Rep. 26 (June 2003); 46 TEX. PRAC., ENVIRONMENTAL LAW § 28.3 (2d ed. 2004, 2011); 3-6 MEALEY'S TORT REF. UPDATE 12 (Jan. 2006); 20-23 MEALEY'S LITIG. REP. ASB. 19 (January 10, 2006); DEBORAH RHODE & GEOFFREY HAZARD, PROFESSIONAL RESPONSIBILITY AND REGULATION 197 (2002) at 216 (2d. ed. 2007); LINDA MULLINEX, MASS TORT LITIGATION 476 (2nd ed. 2008); 1 ATLA'S LITIGATING TORT CASES § 3:10, n.3 (2004, 2009, 2011, 2013, 2017); GEOFFREY HAZARD, SUSAN KONIAK, ROGER CRAMTON, GEORGE COHEN & W. BRADLEY WENDEL, THE LAW AND ETHICS OF LAWYERING 699 (4th ed., 2005), 702 (5th ed. 2010); Report of the U.S. House of Rep. Comm. on the Jud. on Furthering Asbestos Claim Transparency (FACT) Act of 2012, 112th Cong. 2nd Session, No. 112-687 at 6 n.26 (Sept. 21, 2012).

Cases: *In re Zyprexa Prods. Liab. Lit.*, 424 F. Supp. 2d 488 at 494 (E.D.N.Y. 2006); *Genuine Parts Co. v. Cepec*, 137 A.3d 123 at *146 n.122 (Del. Sup. Ct., 2016).

Mandatory Fee Arbitration Under New York's Matrimonial Rules, 3 Cardozo Online J. of Conflict Resolution 1-45 (2001); Accessible at <http://ssrn.com/abstract=1012084>.

Downloads: SSRN-268; Research Gate-100. **Cited In:** 38 Vt. L. Rev. 339 at 371 n.232 (2013).

Remarks at the Fordham University Law Review Panel Discussion: The Tobacco Litigation and Attorney's Fees, 67 Fordham L. Rev. 2827-2858 (1999), with other authors.

Cited In: 113 Harv. L. Rev. 1841 (2000); 109 Yale L.J. 1472 (2000); 34 Univ. Cal. Davis L. Rev. 35 (2000); 50 DePaul L. Rev. 780, 782-83, 785, 787-89, (2000); *Daynard v. Ness Motley*, 188 F. Supp.2d 115, at 117. (USDC, D. Mass., 2002); 2010 Mich. St. L. Rev. 423 at 435 n.47, 436 n.51 (2010).

Game Theory and Nonrefundable Retainers: A Response to Professors Croson and Mnookin, 2 Harv. Negotiation L. Rev. 69-86 (1997), co-authored with Lawrence Cunningham.

Cited In: *Cotton v. Kronenberg*, 111 Wn. App. 258 at 270 (2002); 57 Bus. Lawyer 1421 at 1449 (2002); *Agusta & Ross v. Trancamp Contracting Corp.*, 751 N.Y.S. 2d 155, at 158 (N.Y.C. Civ. Ct. 2002); 10 Harv. Negotiation L. Rev. 1 at 8 (2005); JOHN W. HALL, JR., PROFESSIONAL RESPONSIBILITY IN CRIMINAL DEFENSE PRACTICE § 7:9 at n.1 (2005, 2011 eds.); GEOFFREY HAZARD, SUSAN KONIAK, ROGER, CRAMTON, GEORGE COHEN & W. BRADLEY WENDEL, THE LAW AND ETHICS OF LAWYERING 786 (5th ed. 2010); 2012 Mich. St. L. Rev. 347 at 387 n.59 (2012); 3 Envtl. Ins. Litig.: L. and Prac. §26:40 (2018).

Contingency Fee Abuses, Ethical Mandates and the Disciplinary System: The Case Against Case-by-Case Enforcement, 53 Wash. & Lee L. Rev. 1339-1379 (1996). **Cited In:**

Law Reviews, Bar Ass'n Opinions and Others: 47 DePaul L. Rev. 439 (1998); 47 DePaul L. Rev. 371, at 400, 402 (1998); 66 Fordham L. Rev. 1431 (1998); 11 Geo. J. Legal Ethics 238, at 241 (1998); 47 DePaul L. Rev. 373 (1998); 47 DePaul L. Rev. 439 (1998); KANSAS BAR ASS'N ETHICS OP. LEO 98-06 (9/25/98); 41 Boston College L. Rev. 20 (1999); 67 U. Chicago L. Rev. 207 (2000); DEBORAH RHODE, IN THE INTERESTS OF JUSTICE 174 (2000); 87 Iowa L. Rev. 971, at 1022 (2002); 44 Ariz. L. Rev. 829, at 862, 865 (2002); 16 Geo. J.L.E. 767 at 783 (2003); 2003 U. Ill. L. Rev. 1505, at 1517 (2003); 37 Ind. L. Rev. 65, at 135 (2003); 37 Ind. L. Rev. 65, at 135 (2003); 1 Geo. J. L. & Pub. Pol. 327, at 329-30, 335 (2003); 27 J. Legal Prof. 131, at 137 (2003); 27 J. Legal Prof. 131, at 137 (2003); 82 North Carolina L. Rev. 759, at 790 (2004); 37 Creighton L. Rev. 305, 334 (2004); 82 N.C. L. Rev. 759 at 790 (2004); 27 Seattle L. Rev. 805, at 826 (2004); 54 DePaul L. Rev. 233, at 245 (2005); 12 Conn. Ins. L.J. 349 at 421, 439 (2005-2006); 60 Okla. L. Rev. 647 at 697 (2007); ABA ANNO. MODEL RULES OF PROF. CONDUCT 81, (6th ed. 2007); 61 S. Carolina L. Rev. 287 at 330 n.301 (2009); 54 N.Y. L. Sch. L. Rev. 773 at 805, 806 (2010); 39 J. Legal Studies 245 at 247 (2010); 77 Tenn. L. Rev. 653 at 658 nn.54-55, 660 nn.71-73, 79-80, 662 n.98, 666 nn.134-142, 667 nn.146-147, 149-150, 669 nn.170-177 (2010); 74 L. & Contemp. Prob. 1 at 2 n.4, 29 n.81 (2011); 86 N.Y.U. L. Rev. 805 at 855 (2011); 87 N.Y.U. L. Rev. 1273 at 1330 n. 276 (2012); 63 DePaul L. Rev. 377 at 438 n.234 (2014); 2016 Prof. Law. 129 at 130 n.6 (2016); 48 Tex Envtl. L.J. 277 at 292 nn. 121, 123 (2018).

Casebooks, Treatises, Restatements, etc.: GEOFFREY HAZARD & WILLIAM HODES, THE LAW OF LAWYERING (3d. ed.) 8-69 (2003 Supp.); NATHAN CRYSTAL, PROFESSIONAL RESPONSIBILITY 222 (3d. ed. 2004); MARC A. FRANKLIN, ROBERT L. RABIN & MICHAEL D. GREEN, TORT LAW AND ALTERNATIVES – CASES AND MATERIALS 718 (8th ed. 2006); DEBORAH RHODE & GEOFFREY HAZARD, PROFESSIONAL RESPONSIBILITY AND REGULATION 197 (2002), 216 (2d. ed. 2007); ABA ANNO. MODEL RULES OF PROF.

CONDUCT, Rule 1.5 at subsection (c) (6th ed. 2007); GEOFFREY HAZARD, SUSAN KONIAK, ROGER CRAMTON, GEORGE COHEN & W. BRADLEY WENDEL, THE LAW AND ETHICS OF LAWYERING 515 (1999), 770 (4th ed. 2005), 798 (5th ed. 2010); DEBORAH RHODE, DAVID LUBAN & SCOTT CUMMINGS, LEGAL ETHICS 689 (3d. ed. 2001), 805 (4th ed. 2004), 839 (5th ed. 2009), 801 (6th ed. 2013).

Cases: *Schweizer v. Mulvehill*, 93 F. Supp. 376 (S.D.N.Y., 2000); *In re: Sulzer Hip Prosthesis and Knee Prosthesis Liability Litigation*, 290 F. Supp.2d 840, at 851 n.13 (N.D. Ohio, 2003); *Riddle v. Nat'l R.R. Passenger Corp.* (AMTRAK), 2014 WL 5783825 at *5 (U.S.D.C. S.D.CA, 2014).

ABA Regulation of Contingency Fees: Money Talks, Ethics Walks, 65 Fordham L. Rev. 247-335 (1996). **Cited In:**

Law Reviews, Bar Ass'n Opinions and Others: 65 Fordham L. Rev. 39, at 242, 337, 469 (1996); 49 Rutgers L. Rev. 549 (1997); 47 DePaul L. Rev. 439 (1998); NYU Ann. Inst. Fed. Tax. 56-1 § 1.03 (1998); Class Actions: Five Principals 1.04-1; 47 DePaul L. Rev. 272 (1998); 47 DePaul L. Rev. 372, at 381, 404-07, 410 (1998); 11 Geo. J. Legal Ethics 239, 242-244 (1998); 47 DePaul L. Rev. 373 (1998); 47 DePaul L. Rev. 439 (1998); 22 Seattle Univ. L. Rev. 83 (1998); Wash. U.L.Q. 1413 (1998); 1 Legal Ethics 70 at 74 (1998); 47 Kan. L. Rev. 822 (1999); 2 J. Inst. Stud. Legal Eth. 255, at 264 (1999); 50 Case W. L. Rev. 9 (1999); 109 Yale L.J. 1444 (2000); 31 Loy. U. Chi. L.J. 613 (2000); 84 Minn. L. Rev. 1127 (2000); 28 BNA Products Safety & Liability Rep., at 917 (Oct. 2, 2000); 74 Tul. L. Rev. 2089, at n.91 (2000); 33 Ariz. St. L.J. 455 (2000); 24 Harv. J. L. & Pub. Pol'y 398 (2001); 64 Law & Contemp. Prob. 175 (2001); 50 Drake L. Rev. 315, at 321 (2002); 49 UCLA L. Rev. 991, at 1043, 1098 (2002); 30 Hofstra L. Rev. 767, at 771 (2002); 80 Texas L. Rev. 1829, at 1830 (2002); 15 Georgetown J. Legal Ethics 759, at n.86 (2002); 81 Texas L. Rev. 405 at 442 (2002); 80 Wash. U.L.Q. 739, 739 n.3, 757 n.60 (2002); 16 Geo. J.L.E. 223 at 247 (2003); 24 Cardozo L. Rev. 1361, at 1382 (2003); 37 U.C. Davis L. Rev. 567, at 591 (2003); 82 North Carolina L. Rev. 759, at 790 (2004); 37 Creighton L. Rev. 305, at 334 (2004); 82 N.C. L. Rev. 759, at 790 (2004); 54 Duke L.J. 447, at 482 (2004); 2005 U. Ill. L. Rev. 903, at 903 (2005); 34 Common Law World Rev. 201, 202 (2005); 57 Rutgers L. Rev. 839, at 866 (2005); 35 Hofstra L. Rev. 437 at 512 (2006); 31 Geneva Papers on Risk and Insurance — Issues and Practice 304 at 308 (April 1, 2006); 19 Geo. J. Legal Ethics 111 at 136 (2006); 35 Hofstra L. Rev. 437 at n.395 (2006); 29 Sydney (Australia) L. Rev. 5 at 34 (2007); 85 Tex. L. Rev. 1465 at n.136 (2007); 86 Or. L. Rev. 533 at 578 (2007); 25 Santa Clara Computer & High Tech. L. J. 159 at 166 n.20 (2008); 25 Santa Clara Computer & High Tech. LJ. 159 at 166 n.20 (2008); 39 J. Legal Studies 245 at 247 (2010); 54 N.Y. L. Sch. L. Rev. 773 at 780, 789, 797 (2010); 158 U. Pa. L. Rev. 2043, at 2045 n.9 (2010); 35 J. Legal Prof. 157 at 166 n.77 (2010); 37 Fla. St. U.L. Rev. 717 at 729 n.75 (2010); 74 L. & Contemp. Prob. 1 at 10, n.35 (2011); BENJ. BARTON, THE LAWYER-JUDGE BIAS IN THE AMERICAN LEGAL SYSTEM 156 n.77 (2011); 41 Pub. Cont. L.J. 813 at 843, n. 251 (2012); 61 Am. U.L. Rev. 1729 at 1758 n. 169, 1763 n. 198 (2012); 41 Pub. Cont. L.J. 813 at 843 n. 251 (2012); 44 Ariz. St. L.J. 1575 at 1593 n. 125 (2012); 92 Tex. L. Rev. 2075 at 2093 n.72 (2014); 69 N.Y.U. Ann. Surv. AM. L. 417 at 437 nn.138, 140-142 (2014); 103 Geo. L.J. 1061 at 1063 n. 8 (2015); 80 Brook. L. Rev. 743 at n.380 (2015); 2015 U.Ill L. Rev. 1563 at 1566 n.6 (2015); 15 Nev. L.J. 1455 at 1476 n.117 (2015). 83 U.Chi. L. Rev. 693 at 707 n.35 (2016); 52 Tort Trial & Ins. Prac. L.J. 119 at 127 n.34 (2016); 2016 Prof. Law 129 at *130 (2016); 72 Bus. Law 917 at 937 n.78 (2017); 65 Buff. L. Rev. 915 at 962-3, nn.270-271 (2017); 59 B.C. L. Rev. 1357 at 1364 n.42 (2018); 83 Univ. Chicago L. Rev. 693 at 707 n.35 (2018); 46 Ohio N.U.L. Rev. 83 at 105 n.194 (2020).

Casebooks, Treatises, Restatements etc.: COCHRAN, JR. & COLLETT, THE RULES OF THE LEGAL PROFESSION 261 (1996); NEW YORK UNIVERSITY ANNUAL INSTITUTE ON FEDERAL TAXATION 56-1 § 1.03 (1998); THOMAS MORGAN & RONALD ROTUNDA, PROFESSIONAL RESPONSIBILITY 166 (7th ed. 2000); DEBORAH RHODE, IN THE INTERESTS OF JUSTICE 179 (2000); COCHRAN, JR. & COLLETT, THE LEGAL

PROFESSION 251 (2nd ed. 2003); GEOFFREY HAZARD & WILLIAM HODES, THE LAW OF LAWYERING (3d. ed.) 8-70 (2003 Supp.); NATHAN CRYSTAL, PROFESSIONAL RESPONSIBILITY 222 (3d. ed. 2004); RONALD D. ROTUNDA & JOHN S. DZIENKOWSKI, PROFESSIONAL RESPONSIBILITY - A STUDENT GUIDE 156 (2005); ABA ANNO. MODEL RULES OF PROF. CONDUCT 82, (6th ed. 2007); MARGARET RAYMOND, THE LAW AND ETHICS OF LAW PRACTICE 321 (2009); STEPHEN GILLERS, REGULATION OF LAWYERS 181 (6th ed. 2002), 148 (7th ed. 2005), 174 (8th ed. 2009); John Oakley & Vikram Amer, AMERICAN CIVIL PROCEDURE: A GUIDE TO CIVIL ADJUDICATION IN U.S. COURTS at 219 n.3 (2009); GEOFFREY HAZARD, SUSAN KONIAK, ROGER CRAMTON, GEORGE COHEN & W. BRADLEY WENDELL, THE LAW AND ETHICS OF LAWYERING 518 (1999), 789 (4th ed. 2005), 802 (5th ed. 2010); RONALD ROTUNDA & JOHN DZIENKOWSKI, LEGAL ETHICS, LAW. DESKBK. PROF. RESP. § 6.33 (2002-03 ed.), § 1.5-3 (2006-07 ed.), § 1.5-3 (2009-2010, 2010-11, 2011-12 eds.); CLASS ACTIONS: FIVE PRINCIPLES § 1.04-1 (The Class-Action Debate) (2014); 59 B.C.L. Rev. 1357 (2018).

Cases: *In re: Sulzer Hip Prosthesis and Knee Prosthesis Liability Litigation*, 290 F. Supp.2d 840, at 852 n.15 (N.D. Ohio, 2003); *Skannal v. Jones Odom Davis & Politz*, L.L.P., 124 So. 3d 500 at 513, (La. Ct. of Appeals, 2nd Circuit Sept. 25, 2013); *Howell v. Phoenix Life Ins. Co.*, U.S.D.C. N.D.GA (March 26, 2013), 2013 WL 12200650 at *6; *Campbell Harrison & Dagley, L.L.P. v. Hill*, No. 3:12-CV-4599-L, 2014 WL 2207211, at *14 (U.S.D.C. N.D. Tex. 2014), aff'd in part, rev'd part, 782 F.3d 240 (5th Cir. 2015); *Angino & Rovner v. Jeffrey R. Lessin & Assocs.*, 131 A. 3d 502, 2016 WL 81848 at *4 (Pa. Super Ct., Jan. 5, 2016).

Nonrefundable Retainers: A Response to Critics of the Absolute Ban, 64 U. Cin. L. Rev. 11-70 (1995), co-authored with Lawrence Cunningham. **Downloads:** SSRN-163. **Cited In:**

Law Reviews and Bar Ass'n Opinions: Ohio Bd. Com. Griev. Disp. Opinion 96-4 (June 14, 1996); 100 Dick. L. Rev. 511 (1996); 47 DePaul L. Rev. 387 (1998); Report and Recommendation, 22 J. Legal Prof. 367-369 (1998); 67 Fordham L. Rev. 450 (1998); 12 Geo. J. L.E. 479 (1999); 1 Fla. Coastal L. J. 293, at 296, 297 (1999); 3 MEALEY'S ATTORNEY FEES no. 4, at 22 (Nov. 2000); 33 Vand. J. Transnat'l L. 827 (2000); 57 Bus. Lawyer 1421, at 1449 (2002); Am. Bus. L.J. 173 at 195 (2006); 23 Emory Int'l L. Rev. 469, at 548 n.228 (2009); 61 S. Carolina L. Rev. 287 at 319 nn.234-236 (2009); 23 Geo. J. Legal Ethics 701 at 701 n.6, 702 n.15, 703 nn.24-25, 705 nn.42, 45-46, 709 nn.82-83, 714 nn.113-115 (2010); 2012 Mich. St. L. Rev. 347 at 387 n.59 (2012)); *Maine Professional Ethics Commission Op.* 206 (Dec. 12, 2012); 41 West. S.U. L. Rev. 411 at 424 n.84 (2014); 41 W. St. U.L. Rev. 411 at 424 n.84 (2014); 52-Dec. Ariz. Att'y 42 at n.32 (2015).

Casebooks and Treatises: ANDREW KAUFMAN & DAVID WILKINS, PROBLEMS IN PROFESSIONAL RESPONSIBILITY FOR A CHANGING PROFESSION 504-05 (4th ed. 2002); Robert Rossi, 1 ATTORNEYS' FEES § 1.3 at n.1; 102 ALR 5th 253 (2002); GEOFFREY HAZARD & WILLIAM HODES, THE LAW OF LAWYERING 8-66 (3d. ed. 2002 Supp.); 43 JOHN W. HALL, JR., PROFESSIONAL RESPONSIBILITY IN CRIMINAL DEFENSE PRACTICE § 7:9 at n.1 (2005, 2011 eds.); ABA ANNO. MODEL RULES OF PROF. CONDUCT, Rule 1.5 at subsection (b) (6th ed. 2007, 8th ed. 2015); 11-60 CORBIN ON CONTRACTS § 60.9 at n.37 (2009); STEPHEN GILLERS, REGULATION OF LAWYERS 164-65 (8th ed. 2009); GEOFFREY HAZARD, SUSAN KONIAK, ROGER CRAMTON, GEORGE COHEN & W. BRADLEY WENDELL, THE LAW AND ETHICS OF LAWYERING 786 (5th ed. 2010); EXPERT TESTIMONY: A GUIDE FOR EXPERT WITNESSES § 9.5.3 (3rd ed. 2014); 41 Western S.U.L. Rev 411 at (2014); 3 Envtl. Ins.: L. & Prac. §26:40 (2018).

Cases: *Kelly v. MD Buyline, Inc.*, 2 F. Supp.2d 420 at 445-47, 449-50 (S.D.N.Y. 1998); *Levisohn, Lerner, Berger & Langsam v. Medical Taping Systems, Inc.*, 20 F. Supp. 2d 645, at 650, 652, 654 (S.D.N.Y. 1998); *In re Dawson*, 8 P.3d 856, at 859 (2000); *Agusta & Ross v. Trancamp Contracting Corp.*, 751 N.Y.S. 2d 155, at 158 (N.Y.C. Civ. Ct. 2002); *Michigan Att'y Discipline Board v. Cooper*, Case No. 06-36-GA at 25 n.48, (Sept. 17, 2007); *McQueen, Rains & Tresch LLP v. CITGO Petroleum Corp.*, Case No. 07-CV-0314-CVE-PJC, 2008 WL 199895 at *9 (Jan. 22, 2008).

Living with the Ban on Nonrefundable Retainers: Cooperman's Scope, Meaning and Consequences, 66 N.Y.S. BAR J. 50-54 (1994), co-authored with Lawrence Cunningham. **Cited In:** 17 Cardozo L. Rev. 725 (1996); Report and Recommendation, *Kelly v. MD Buyline, Inc.*, 2 F. Supp. 2d 420, at 449 (1998); 22 J. Legal Prof. 366 (1998); 6 Hawaii Bar J. 6, at n.14 (Mar. 2002); 7 N.Y. JUR. 2D. ATTORNEYS AT LAW §185 at n.61 (2003); 102 ALR 5th 253 (2002).

On The Relevance of the Admissibility of Scientific Evidence: Tort System Outcomes Are Principally Determined by Lawyers' Rates of Return, 15 Cardozo L. Rev. 1755-1797 (1994). **Cited In:** 22 Hofstra L. Rev. 627 (1994); *Matter of Rhone-Poulenc Rorer, Inc.*, 51 F. 3d 1293, at 1298 (7th Cir. 1995); 2 Geo. Mason L. Rev. 163 at n.13 (1995); 64 Ford. L. Rev. 2353 (1996); 45 Emory L. Rev. 524, at 527, 533, 546, 569, 571, at 581 (1996); 21 Yale J. Int'l Law 179 (1996); 167 F.R.D. 519 (1996); 91 N.W. U.L. Rev. 1089 (1997); Wisc. Lawyer 11 (Aug. 1997); 47 De Paul L. Rev. 229 (1998); 47 DePaul L. Rev. 268 (1998); 32 Val. L. Rev. 954 (1998); 101 W. Va. L. Rev. 337 (1998); 1998 19 N.W. J. Int. Law & Business 298 (1999); 4 Mich. St. U. J. Med. & L. 1 at 7 n.157 (1999); 1 Nevada L.J. 274 at 318 (2001); 80 Texas L. Rev. 1943, at 1976 (2002); 80 Wash. U.L.Q. 739, 739 n.3 (2002); 71 Geo. Wash. L. Rev. 1, at 65 (2003); ROBERT JOOST, AUTO INSUR. AND NO-FAULT LAW 2d § 3:2 at n.5 (2002); 78 N.Y.U.L. Rev. 1357, at 1411, 1428 (2003); 55 Emory L.J. 279 at 324 (2006); 27 Cardozo L. Rev. 2433 at 2434 (2006); 79 Temp. L. Rev. 773 at 775 (2006); 56 DePaul L. Rev. 293 at 305 (2007); 85 Tex. L. Rev. 1465 at n.136 (2007); SN009 ALI-ABA CLE 2303 at 2375 n.5 (July 2007); 33 Law & Soc. Inquiry 1045 at 1046 (2008); 37 Sw. U. L. Rev. 691 at 696 (2008); 57 Buff. L. Rev. 959 at 1005, n.240 (2009), 42 Cornell Int'l L.J. 241, 268 n. 265 (2009); 33 J. Legal Prof. 301 at 301 n. 6 (2009); 39 J. Legal Studies 245 at 247 (2010); 96 Minn. L. Rev. 28 at 36 n.47 (2011); 37 Brook J. Int'l L. 751 at 779 n. 160 (2012); 2012 U. Ill. L. Rev. 1787 at 1789 n. 7 (2012).

Rethinking Contingency Fees: A Proposal To Align The Contingency Fee System with its Policy Roots and Ethical Mandates, (1994), monograph co-authored with Michael Horowitz and Jeffery O'Connell: **Cited In:**

Law Reviews and Bar Ass'n Opinions and Others: 88 N.W. L. Rev. 528 (1994); Trial, Apr. 1994 at 7; Best's Review P/C 38 (July 1994); 44 Case West. L. Rev. 713 (1994); 74 B.U. L. Rev. 775 (1994); 854 PLI 447 (1994); 61 Def. Couns. L. Rev. 184 (1994); 68 Tulane L. Rev. 1409, at 1455 (1994); Trial, Oct. 1994, at 9; 80 ABA J. 12 (1994); Testimony of Arthur Levitt, Jr., Chairman SEC, before the Subcommittee on Telecommunications & Finance of the House Committee on Energy and Commerce, July 22, 1994; ABA Formal Op. 94-389, at 8,10; 74 Boston Univ. L. Rev. 150 (1994); 74 B.U.L. Rev. 748 (1994); Army Lawyer 60 (Aug. 1994); 6 S. Carolina Lawyer 8 (1994); PLI No. B4-7070 (Aug. 15-16, 1994); 61 J. Risk & Ins. 732 (1994); 47 Rutgers L. Rev. 1177(1995); C977 ALI-ABA 170 (1995); 907 PLI/Corp 221, at n.47 (Nov. 1995); 44 Emory L.J. 173, at 193 (1995); 1 Ct. Ins. L.J. 33, at n.58 (1995); 80 Cornell L. Rev. 978, 983 (1995); 71 Chicago-Kent L. Rev. 628, at 631, 651 (1995); 51 Bus. Law. 337, at (1996); 15 Health Affairs 209 (1996); 30 Ga. L. Rev. 678 (1996); 25 J. Legal Stud. 530 (1996); 71 NYU L. Rev. 306, 352 (1996); 49 SMU L. Rev. 1640, 1643, 1660, 1666-68 (1996); 15 Yale L. & Policy L. Rev. 234 (1996); 49 Ark. L. Rev. 722 (1997); 1997 Wisc. L. Rev. 771 (1997); 26 J. Legal Stud. 275 (1997); 23 Wm. Mitchell L. Rev. 48 (1997); 62 Alb. L. Rev. 667 (1998); 52 U. Miami L. Rev. 810 (1998); 32 Val. L. Rev. 943 (1998); 47 DePaul L. Rev. 229 (1998); 47 DePaul L. Rev. 468 (1998); 47 DePaul L. Rev. 426, at 441 (1998); 47 DePaul L. Rev. 268 (1998); 47 DePaul L. Rev. 373, 376, 380, 392, 404, 408 (1998); 71 S. Cal. L. Rev. 1273 (1998); 84 Va. L. Rev. 1029 (1998); 37 Washburn L. Rev. 323 (1998); 11 Geo. J. Legal Ethics 232, at 235 (1998); 1998 Wis. L. Rev. 87 (1998); 16 Yale L. & Pol'y Rev. 276 (1998); 47 DePaul L. Rev. 427, 441 (1998); 101 W. Va. L. Rev. 328, 335, 337, 374, 378, (1998); 71 N.Y.S. Bar Ass'n J. 51, 54 (Apr. 1999); 35 Hous. L. Rev. 1630 (1999); 47 Kan. L. Rev. 822

(1999); 19 N.W. J.Int. Law & Bus. 275, 279, 292, 293, 295, 298, 299 (1999); 2 J. Inst. Stud. Leg. Ethics 223 (1999); 16 Ariz. J. Int. & Comp. L. 389 (1999); 49 DePaul L. Rev. 495 (1999); 33 Law & Soc'y Rev. 751 (1999); 14 Notre Dame J. Law, Ethics & Pub. Pol. 624-26, 628-29, 631, 647 (2000); 109 Yale L.J. 1444, 1472, 1490 (2000); 31 Loy. U.Chi. L.J. 616, at 626 (2000); Ct. Ins. L.J. 425, at 431 (2000); 148 U. Pa. L. Rev. 2123 (2000); 24 Harv. J.L. & Pub. Pol'y 399 (2001); 76 N.Y.U.L. Rev. 689 (2001); 64 Law & Contemp. Prob. 175, at 191-92 (2001); 87 Cornell L. Rev. 122 (2001); 76 Notre Dame L. Rev. 1076 (2001); 50 Drake L. Rev. 315, at 318, 321 (2002); 80 Texas L. Rev. 1829, at 1831 (2002); 80 Texas L. Rev. 1943, at 1976 (2002); 88 Va. L. Rev. 1989, 2007, at n.40 (2002); 80 Wash. U.L.Q. 739, at 739 n.3, 777 n.97 (2002); 81 Texas L. Rev. 405 at 442 (2002); 78 N.Y.U.L. Rev. 1357, at 1430 (2003); 27 Seattle L. Rev. 805, at 820 (2004); 54 Duke L.J. 447, at 467, 482 (2004); Singapore Academic L.J. 76 at 76 n.1, 110-11 n.137, 114 n.149, 169 n. 119 (2004); 88 Marq. L. Rev. 1013, at 1026 (2005); 6 Sedona Conf. J. 173 (2005); 24 Quinn. L. Rev. 423, at 426 (2006); 19 Geo J. Legal Ethics 111 at 136, 140 (2006); 31 J. Health Pol. Pol'y & L. 531 at 531 (2006); 31 Law & Soc. Inquiry 711 at 713 (2006); 51 N.Y.L.S. L. Rev. 345 at 367 (2006-07); 85 Tex. L. Rev. 1465 at n.136 (2007); 54 N.Y. L. Sch. L. Rev. 773 at 775, 789, 805, 806 (2010); 37 Fla. St. U.L. Rev. 717 at 727 n. 62, 729 n.75 (2010); 99 Geo. L.J. 65, at 84 n.91 (2010); TSUI03 ALI-ABA 43, Nov. 1, 2012 at n. 84 (2012); 85 Temp L. Rev. 185 at 196 n. 117 (2012); 2 J.L.: Periodical Laboratory of Leg. Scholarship 349 at n. 53 (2012); 2013041SP NYCBAR 130 (2013); 6 J. Tort L. 3 at 22 n.79 (2013); 2015 U. Ill. L. Rev. 1563 at 1573 n.38, 1590 n.49 (2015); 56 Wm. & Mary L. Rev. 833 at 845 n.50 (2015).

Casebooks, Treatises, Restatements, etc.: DEBORAH RHODE, PROFESSIONAL RESPONSIBILITY 855 (1994); MARY ANN GLENDON, A NATION UNDER LAWYERS 54 (300) (1994); ROY SIMON & MURRAY SCHWARTZ, LAWYERS AND THE LEGAL PROFESSION 588-89 (1994); JACK B. WEINSTEIN, INDIVIDUAL JUSTICE IN MASS TORT LITIGATION 74 n.142, 80 n.171, 81 nn.174-175, 169 n.22 (1995); C977 ALI-ABA 141 at n.36 (Jan. 12, 1995); ABA/BNA Lawyer's Man. of Prof. Conduct 41:920 (1995); 907 PLI/Corp 221, at 247 (Nov. 1995); NATHAN CRYSTAL, PROFESSIONAL RESPONSIBILITY 268-69 (1996); SCHWARTZ, WYDICK & PERSCHBACHER, PROBLEMS IN LEGAL ETHICS 133, 135 (4th ed. 1997); BELL & O'CONNELL, ACCIDENTAL JUSTICE 216 (1997); PAUL G. HASKELL, WHY LAWYERS BEHAVE AS THEY Do 103 (1998); DEBORAH RHODE, IN THE INTERESTS OF JUSTICE 180 (2000); ROBERT KAGAN, ADVERSARIAL LEGALISM 290 (2001); RICHARD A. ZITRIN & CAROL M. LANGFORD, LEGAL ETHICS IN THE PRACTICE OF LAW 101 (2nd ed. 2001); RICHARD EPSTEIN, CASES AND MATERIALS ON TORTS 300 (6th ed. 1995), 803 (8th ed. 2004); STEVEN SHAVELL, FOUNDATIONS OF ECONOMIC ANALYSIS OF LAW 437 (2004); RONALD D. ROTUNDA & JOHN S. DZIENKOWSKI, PROFESSIONAL RESPONSIBILITY-A STUDENT GUIDE 156 (2005), THOMAS MORGAN & RONALD ROTUNDA, PROFESSIONAL RESPONSIBILITY 115 (6th ed. 1995), 143 (7th ed. 2000), 108 (8th ed. 2003), 111 (9th ed. 2006); DEBORAH RHODE & GEOFFREY HAZARD JR., PROFESSIONAL RESPONSIBILITY AND REGULATION 216, 218 (2d. ed. 2007); STEPHEN C. YEAZELL, CIVIL PROCEDURE 295 (6th ed. 2004), 300 (7th ed. 2008); STEPHEN GILLERS, REGULATION OF LAWYERS 148, 151 (4th ed. 1995), 180-81 (6th ed. 2002), 147-48 (7th ed. 2005), 173 (8th ed. 2009); GEOFFREY HAZARD, SUSAN KONIAK, ROGER CRAMTON, GEORGE COHEN & W. BRADLEY WENDELL, THE LAW AND ETHICS OF LAWYERING 517 (1999), 788 (4th ed. 2005); 801 (5th ed. 2010); RUSSELL PEARCE, DANIEL CAPRA & BRUCE GREEN, PROFESSIONAL RESPONSIBILITY: A CONTEMPORARY APPROACH 251 (2011); JOHN NOONAN & RICHARD PAINTER, PROFESSIONAL AND PERSONAL RESPONSIBILITIES OF THE LAWYER 70 (2nd ed. 2001), 94-95 (3rd ed. 2011); 2 SUCCESSFUL PARTNERING BETWEEN INSIDE AND OUTSIDE COUNSEL § 43:16 (2011); DEBORAH RHODE, DAVID LUBAN & SCOTT CUMMINGS, LEGAL ETHICS 699, 701, 702 (2d ed. 1995), 689 (3d ed. 2001), 805 (4th ed. 2004), 839 (5th ed. 2009), 801 (6th ed. 2013); RONALD ROTUNDA & JOHN DZIENKOWSKI, LEGAL ETHICS, LAW. DESKBK. PROF. RESP. § 6-3.3 (2002-03 ed.), § 1.5-3 (2005-06, 2006-07, 2009-2010, 2010-11, 2011-12, 2013-14 eds.); EXPERT TESTIMONY: A GUIDE FOR EXPERT WITNESSES § 9.5.3 (3rd ed. 2014).

Cases: *In re Joint E. & S. Dist. Asbestos Litigation*, 878 F. Supp. 473, at 558, 559, 561 (1995); *Riddle v. Nat'l R.R. Passenger Corp. (AMTRAK)*, 2014 WL 5783825 *5 (U.S.D.C. S.D.

CA 2014).

Nonrefundable Retainers Revisited, 72 N.C. L. Rev. 1-54 (1993), co-authored with Lawrence Cunningham. Cited In:

Law Reviews, Bar Ass'n Opinions and Other: 46 Mercer L. Rev. 311, at 320 (1994); *Virginia Legal Ethics Op.* 1606 (Nov. 22, 1994); 19 J. Legal Prof. 395, at 399 (1994); 71 Chicago-Kent L. Rev. 666 (1995); 18 UALR L. Rev. 107, at 107-111, 113, 114, 119 (1995); 9 Georgetown J. Legal Ethics 588, 590, 591 (1996); *Dist. Col. Bar Op.* 264 (Mar. 1996); 17 Cardozo L. Rev. 723-25, 728-29, 731, 735 (1996); 1996 Ohio Griev. Discip. LEXIS 5, Opinion 96-4 (Nov. 1994); 1 Harv. Negotiation L. Rev. 72 (1996); *Ohio Bd. Com. Griev. Disp. Opinion* 96-4 (June 14, 1996); Dist. Columbia Ethics Op. 264 (Feb. 14, 1996); 16 No. 2 FairShare 3 (1996); 16 No. 4 FairShare 4 (1996); 22 J. Legal Prof. 365, 368 (1998); 101 W. Va. L. Rev. 376 (1998); 1998 Ark. Notes 21 at 23 n.21 (1998); 67 Fordham L. Rev. 450 (1998); 35 Hous. L. Rev. 1561 (1999); 19 N.W. J. Int. Law & Bus. 305 (1999); PLI No. H0-003Q (June 1999); 12 Geo J. L.E. 479 (1999); 1 Fla. Coastal L.J. 293-95, 299, 342-43, 358 (1999); 1999 Utah L. Rev. 240 (1999); 3 MEALEY'S ATTORNEY FEES no. 4, at 22 (Nov. 2000); 33 Vand. Transnat'l L. 827 (2000); 25 J. Legal Prof. 196, 198 (2001); 81 Tex. L. Rev. 405, at 515 (2002); 57 Bus. Lawyer 1421, at 1449 (2002); 2008 WL 199895 at *4, *9 (2008); *Okla. Bar Ass'n Ethics Op.* 317 at n.8 (Dec. 13, 2002); 61 Baylor L. Rev. 174, 186 n.56 (2009); 61 S. Carolina L. Rev. 287 at 318 n.225 (2009); 23 Geo. J. Legal Ethics 701 at 701 n.6, 705 n.42, 706 n.53 (2010); *Maine Professional Ethics Commission Op.* 206 (Dec. 12, 2012); 52 Am. Crim. L. Rev. 25 at 31 n.32 (2015); 44 Hofstra L. Rev. 441 at 456 n.109 (2016).

Casebooks, Treatises, Restatements, etc.: ABA/BNA LAWYERS' MANUAL ON PROFESSIONAL CONDUCT 45:111 (1993); ABA/BNA LAWYERS' MANUAL ON PROFESSIONAL CONDUCT CURRENT REP. Mar. 23, 1994 at 54; BNA CRIMINAL PRACTICE MANUAL, CURRENT REP. Apr. 13, 1994 at 172, 174; ABA/BNA LAWYERS' MANUAL ON PROFESSIONAL CONDUCT CURRENT REP. June 15, 1994 at 150; THOMAS MORGAN & RONALD ROTUNDA, PROFESSIONAL RESPONSIBILITY 136 (6th ed. 1995), 167 (7th ed. 2000); ALI RESTATEMENT OF THE LAW, THE LAW GOVERNING LAWYERS, Ch. 3, §34, comment e at 254 (2000); DEBORAH RHODE & GEOFFREY HAZARD, PROFESSIONAL RESPONSIBILITY AND REGULATION 196-97 (2002); GEOFFREY HAZARD & WILLIAM HODES, THE LAW OF LAWYERING III (2nd ed. 1993), 8-66 (3d ed., 2002 Supp.); ROBERT ROSSI, ATTORNEYS' FEES § 1.3 at n.1 (2003); 102 ALR 5th 253 (2002); 2A; NORTH CAROLINA INDEX 4TH ATTORNEYS AT LAW § 56 at n.64 (2003); NATHAN CRYSTAL, PROFESSIONAL RESPONSIBILITY 277 (1996), 80 (3d. ed. 2004); LISA LERMAN & PHILIP SCHRAG, ETHICAL PROBLEMS IN THE PRACTICE OF LAW 449 (2005); JOHN W. HALL, JR., PROFESSIONAL RESPONSIBILITY IN CRIMINAL DEFENSE PRACTICE § 7:9 at fn 1 (2005, 2011 eds.); ABA ANNO. MODEL RULES OF PROF. CONDUCT 80, (6th ed. 2007); STEPHEN GILLERS, REGULATION OF LAWYERS 134, 137 (4th ed. 1995), 170 (6th ed. 2002), 141 (7th ed. 2005), 164 (8th ed. 2009); GEOFFREY HAZARD, SUSAN KONIAK, ROGER CRAMTON, GEORGE M. COHEN & W. BRADLEY WENDEL, THE LAW AND ETHICS OF LAWYERING 502 (1st ed. 1999), 772 (4th ed. 2005), 786 (5th ed. 2010); 11-60 CORBIN ON CONTRACTS § 60.9 at n.37 (2009); JOHN NOONAN & RICHARD PAINTER, PROFESSIONAL AND PERSONAL RESPONSIBILITY OF THE LAWYER 64 (2nd ed. 2001), 90 (3d ed. 2011); 4 MARITAL LITIGATION IN SOUTH CAROLINA §13-B-2-c (2012); EXPERT TESTIMONY: A GUIDE FOR EXPERT WITNESSES §9.5.3 (3rd ed. 2014); 2 COMMERCIAL DAMAGES: REMEDIES IN BUSINESS LITIG. § 36.03 (2015); MARITAL LITIGATION IN SOUTH CAROLINA § 13-B-2-c, ATTORNEYS' FEES AND LITIGATION EXPENSES, B. RECOVERING FEES FROM CLIENTS (2015); DEBORAH RHODE & DAVID LUBAN, LEGAL ETHICS 683 (3d. ed. 2001), 797 (4th ed. 2004), 831 (5th ed. 2009), 792 (6th ed. 2013, 811 (7th ed. 2016).

Cases: *Kin Cheung Wong v. Kennedy*, 853 F. Supp. 79, at 80 (1994); *Matter of Cooperman*, 83 NY2d 465, at 472, 476 (N.Y.Ct. App. 1994); *Cohen v. Radio-Elec. Off. Union*, 275 N.J. Super. 241, at 265, 266 (1994); *In re: Gray's Run Technologies*, 217 B.R. 48 at 52, 55 (1997); *Iowa Sup. Ct. Bd. Prof. Ethics & Conduct v. Aplands*, 577 N.W. 2d 50, at 54-57 (1998); Report and Recommendation, *Kelly v. MD Buyline, Inc.*, 2 F. Supp. 2d 420, at 445-451 (S.D.N.Y.

1998); *Levisohn, Lerner, Berger & Langsam v. Medical Taping Systems, Inc.*, 20 F. Supp. 2d 645, at 650-654 (S.D. N.Y. 1998); *In re Miles*, 516 S.E.2d 661, at 664 (S.C. Sup. Ct. 1999); *In re Hayes*, 183 F. 3d 162, at 170 (2d Cir. 1999); *In re Sather*, 3P.3d 403, at 410, 411 (Colo. Sup. Ct. 2000); *Agusta & Ross v. Trancamp Contracting Corp.*, 751 N.Y.S. 2d 155, at 158 (N.Y.C. Civ. Ct. 2002); *Iowa Supreme Court Bd. of Prof. Ethics & Conduct v. Frerichs*, 671 N.W.2d, at 476, 477 (Ia. 2003); *U.S.A v. Parker*, 2006 U.S. App. LEXIS 4092, at *48 (2006); *McQueen, Rains & Tresch, LLP v. CITGO Petroleum Corp.*, 2008 U.S. Dist. LEXIS 4952, at *10, *28 (Jan. 22, 2008); *Hinkson v. Bernhoft*, 2009 WL 10711918 at *3 n.6, *4 (U.S.D.C., D. Idaho 2009). *Meyer, Suozzi, English & Klein, P.C., v. Vista Maro, LLC*, N.Y. Sup. Ct. Nassau Cnty., Jan. 12, 2011, 2011 N.Y. Misc. LEXIS 582 at **7 (Jan. 18, 2011); *In re: The New York Racing Ass'n, Inc.*, 2016 WL 6081087 at *4 (2016).

Has the Office of Thrift Supervision Changed the Relevant Ethics Rules by its Actions in the Kaye, Scholer Matter?, in The Attorney-Client Relationship After Kaye, Scholer, Practicing Law Institute 79-91 (1992). **Cited In:** 66 So. Calif. L. Rev. 1020 (1993); 66 So. Calif. L. Rev. 1014 (1993); 66 So. Calif. L. Rev. 1171, at 1189 (1993); 66 Geo. Wash. L. Rev. 296 (1994); 82 Calif. L. Rev. 716 (1994); 63 Geo. Wash. L. Rev. 221, at 236 (1995); 57 Bus. Law. 1421 at 1430 at (2002).

The Asbestos Claims Management Act of 1991: A Proposal To The United States Congress, 13 Cardozo L. Rev. 1891-1917 (1992). **Cited In:** 2 Legal Malpractice Rep. 17 (1991); 6-20 MEALEY'S LITIG. REP. ASB. 7 (Nov. 1991); 6-21 MEALEY'S LITIG. REP. ASB. 26 (Dec. 1991); 13 Card. L. Rev. 1919 (1992); 13 Card. L. Rev. 1949 (1992); 13 Card. L. Rev. 1958, at 1962, 1964 (1992); 13 Card. L. Rev. 1967, at 1987 (1992); 44 Stanford L. Rev. 817 (1992); 15 Harv. J. Law & Pub. Policy 593 (1992); 59 Bklyn L. Rev. 963 (1993); 31 Col. J. Transnational Law 226 (1993); 15 Card. L. Rev. 2217 (1994); JACK B. WEINSTEIN, INDIVIDUAL JUSTICE IN MASS TORT LITIGATION 164 n.6, 165, 168 n.18, 303 n.7 (1995); LINDA MULLINEX, MASS TORT LITIGATION 1029 (1996); 64 Ford. L. Rev. 2365 (1996); 94 Mich. L. Rev. 978 (1996); 71 N.Y.U. L. Rev. 302 (1996); 85 Geo. L. Rev. 312 (1996); 47 DePaul L. Rev. 433 (1998); 87 Geo. L.J. 2019 (1999); 148 U. Pa. L. Rev. 2192 (2000); 36 Wake Forest L. Rev. 942 (2001); 56 Vand. L. Rev. 1949 at 1976-77 (2003); 72 Fordham L. Rev. 1219, at 1267 (2004); 72 Fordham L. Rev. 1219, at 1267-68 (2004); 62 NYU Ann. Surv. Am. L. 223 at 231 (2006); 2 ENVTL. INS. LIT. L. & PRAC. § 27:8 at 498-500 (2006); 26 Rev. Litig. 583 at 598 (2007); 34 Law & Soc. Inquiry 5 at 5 (2009); 3 NEW YORK PRACTICE GUIDE: NEGLIGENCE UNIT III MAJOR CAUSES OF ACTION CHAPTER 29. Products Liability (2015); 71 Vand. L. Rev 121 at 144 n.107 (2018); N.Y. Practice Guide, Negligence §29.27 (2019).

The Asbestos Litigation Crisis: Is There a Need for An Administrative Alternative?, 13 Cardozo L. Rev. 1819-1889 (1992). **Cited In:**

Law Reviews, Bar Ass'n Opinions and Other: 13 Card. L. Rev. 1963 (1992); 44 Stanford L. Rev. 817 (1992); 15 Harv. J. Law & Pub. Policy 541, at 558, 566 (1992); 26 Ga. L. Rev. 652 (1992); 42 Duke L. J. 39 (1992); 61 Ford. L. Rev. 620, at 621 (1992); 31 Col. J. Transnational Law 226 (1993); 68 Tul. L. Rev. 240 (1993); 30 S.D.L. Rev. 279 (1993); 30 Harv. J. Legis. 388, 390, 394, 400 (1993); 52 Md. L. Rev. 951 at 952 n.6 (1993); 52 Md. L. Rev. 1011 931 at (1993); 59 Bklyn L. Rev. 1092 (1993); 88 N.W. L. Rev. 527 (1994); 41 UCLA L. Rev. 1337, 1362, 1396 (1994); 15 Card. L. Rev. 2217 (1994); 20 Am. J. L. & Med. 257 (1994); 104 Yale L.J. 376 (1994); 19 J. Law & Soc. Inquiry 58 (1994); 73 Oregon L. Rev. 506, 528 (1994); 39 Vill. L. Rev. 420, at 421 (1994); 73 Tex. L. Rev. 1633, 1645 (1995); 32 Am. Bus. L. J. 625 (1995); 80 Cornell L.R. 973 (1995); 80 Cornell L.R. 1176, 1212 (1995); 17 Cardozo L. Rev. 586, at 618-19 (1996); 41 N.Y.L.Sch. L. Rev. 526 (1997); 16 Quin. L. Rev. 365 (1997); 97 Colum. L. Rev. 2145 (1997); 31 Loyola L.A. L. Rev. 528 (1998); 1998 Det. C.L. Rev. 15

(1998); 87 Geo. L.J. 2019 (1999); 34 Wake Forrest L. Rev. 1077 (1999); 24 Am. J. Trial Advocacy 252 (2000); 24 Harv. J.L. & Pub. Pol'y 400 (2001); 50 Emory L. Rev. 631, at 641 (2001); 11 Duke J. Comp. & Int'l L. 408 (2001); 33 Tex. Tech. L. Rev. 1, at n.29 (2001); 71 Miss. L.J. 1 at 6 (2001); 87 Cornell L. Rev. 616, at 638 (2002); SH043 ALI-ABA 119, at n.10 (2002); 80 Texas L. Rev. 1943, at 1976 (2002); 22 JNAALJ 195, at n.184 (2002); 76 St. Johns L. Rev. 397, at n.2 (2002); 33 Seton Hall L. Rev. 109, at n.61 (2002); 56 Vand. L. Rev. 1949, at 1952, 1966, 1969, 1972-3, 1993 (2003); 25 No. 14 Andrews Asbestos Litig. Rep. 12 at n.2 (May 22, 2003); 10 No. 5 Andrews Class Action Litig. Rep. 26 at n.2 (June 2003); 31 Pepp. L. Rev. 11 at 12 (2004); 31 Pepp. L. Rev. 175 at 176 (2004); 79 Ind. L. Rev. 567 at 570 (2004); 46 Wm. & Mary L. Rev. 127, at 152 (2004); 15 Ind. Int. & Comp. L. Rev. 583, at 597,600 (2005); 35 N. Mex. L. Rev. 260 at 295 (2005); 70 Mo. L. Rev. 349, at 380 (2005); 33 Pepp. L. Rev. 227, at 260 (2006); 62 NYU Ann. Surv. Am. L. 223 at 231-32, 245 (2006); 75 U. Cin. L. Rev. 213 at 217 (2006); 7 Nev. L.J. 73 at 77, 90 (2006); 48 Wm. & Mary L. Rev. 2043 at 2052 (2007); 26 Rev. Litig. 583 at 587 (2007); 16 Tul. J. Int'l. & Comp. L. 157 at 162 (2007); 2008 U. Ill. L. Rev. 1101 at 1102, 1108 (2008); 41 U.C. Davis L. Rev. 1613 at 1618-1622, 1629, 1642 (2008); 34 Law & Soc. Inquiry 5 at 25 (2009); 60 Ala. L. Rev. 649, 675 n.104 (2009); 2009 U. Ill. L. Rev. 895 at 896 n.1 (2009); 51 Wm. & Mary L. Rev. 1997 at 2040 n.193 (2010); 46 U. Mich. J.L. Reform 1279 at 1286 n.42; 23 Widener L.J. 97, 102 n.20 (2013); 88 Tulane L. Rev. 1211 at 1216 n.19, 1227 at n.90,1238 at n.158, 1238 at n.158 (2014); 113 Mich. L. Rev. 607 at 619 n.55 (2015); 36 B.C. J.L. & Soc. Justice 27 at 35 n.67 (2016); 23 Geo. Mason L. Rev. 697, 721 n.202 (2016); 39 Cardozo L. Rev. 245 at 272 n.125 (2017); 7 J.L. & Cyber Warfare 147 at 178 n.172 (2019); 69 Am. U. L. Rev. 175 at 246 n. 319 (2019).

Casebooks, Treatises, Restatements, etc.: JACK B. WEINSTEIN, INDIVIDUAL JUSTICE IN MASS TORT LITIGATION 169 n.22 (1995); LINDA MULLENIX, MASS TORT LITIGATION 650 (1996); ROBERT KAGAN, ADVERSARIAL LEGALISM 127 (2001); 4 MOD. SCI. EVIDENCE §38-11 (2d. ed., 2003 pocket part); 1 TOXIC TORTS LITIG. GUIDE § 1:4 (2011), 2 TOXIC TORTS LITIG. GUIDE §§ 14:21, 14:22, 14:46, (2011); TOXIC TORTS LITIG. GUIDE §§ 5:62, 7:29, 1420:22, 14:46 (2014); 3 New York Practice Guide: Negligence § 29.27 (2015). N.Y. Practice Guide: Negligence §29.27 (2019).

Cases: *Abate v. A.C.&S. Inc.*, No. 89236704 slip op. (Md. Cir. Ct. Baltimore City Dec. 9, 1992); *TXO Prod. Corp. v. Alliance Res. Corp.*, 113 S. Ct. 27 (1993); *Dunn v. Hovic*, 1 F.3d 1371, at 1397 (3rd Cir. 1993); *Cimino et al. v. Raymark Industries....*, 151 F.3d. 297, at 336 (5th Cir. 1998); *Abadie v. Metropolitan Life Ins. Co.*, 784 So. 2d 46, at n.34 (2001); *USA v. Weintraub*, 273 F.3d 139, at 150 (2nd Cir. 2001); *Lippe v. Bairnco Corp. et al.*, 2002 WL 34342589 at nn.38, 42, 52-54 (SDNY, Feb. 1, 2002)(Expert Report and Affidavit); *Robinson v. Crown Cork & Seal Co.*, 335 S.W. 3d 126 at 185 (Tex. Sup. Ct. 2010).

The Use of Advance Fee Attorney Retainer Agreements in Bankruptcy: Another Special Law for Lawyers?, 43 S.C. L. Rev. 1037-1101 (1992), co-authored with Jonathan Klein. **Cited In:** Law Reviews, Bar Ass'n Opinions and Other: 70 N.C. L. Rev. 443 (1992); 71 Wash. L.Q. 811, at 832 (1993); 78 Minn. L. Rev. 1082, at 1088, 1089, 1090, 1096, 1098 (1994); 49 The Record (of the Bar Ass'n of the City of N.Y.) 664 (1994); *In re Mills*, 170 B.R. 404, at 407-408 (Bankr. D. Ariz. 1994); 68 Am. Bank. L.J. 425 (1994); 15 Card. L. Rev. 2370 (1994); THOMAS MORGAN & RONALD ROTUNDA, PROFESSIONAL RESPONSIBILITY 137 (6th ed. 1995); 18 UALR L. Rev. 119 (1995); 9 Geo. J. Legal Ethics 589 (1996); 22 J. of Legal Prof. 309 (1998); 102 ALR 5th 253, at 257 (2002); 2 SOUTH CAROLINA JUR. ATTORNEY FEES § 83; 18 DCBA Brief 24, at 28, 30 (2006); 61 S. Carolina L. Rev. 287 at 288 n.13 (2009).

Cases: *Raymark Indus. v. Butera, Beausang, Cohen & Brennan*, 1997 U.S. Dist. LEXIS 19070 at *42 (E.D. Pa., Dec. 1., 1997); *In re Datesman*, 1999 WL 608856 at *6 nn.8-10, *8 n.14 (Bankr. E.D. Pa., 1999); *Bethea v. Robert J. Adams & Assoc. (In re Bethea)*, 275 B.R. 284, at 293 (Bankr. N.D. Ill., 2002); *Ark. Teacher Ret. Sys. v. State St. Bank & Trust Co.*, 2017 U.S. Dist. LEXIS 66660 at *16-17 (May 2, 2017).

Setting the Fee when the Client Discharges a Contingent Fee Attorney, 41 Emory L.J. 367-401 (1992). **Cited In:**

Law Reviews, Treatises, ABA and Bar Ass'n Opinions and Other: 19 Vt. Bar J. 15, at n.26 (Aug. 1993); 72 Or L. Rev. 872 (1993); N.Y.L.J. at 3, col. 3 (Sept. 7, 1993); THOMAS MORGAN & RONALD ROTUNDA, PROFESSIONAL RESPONSIBILITY 136 (6th ed. 1995); 89 Nw. L. Rev. 1449 (1995); 71 Chicago-Kent L. Rev. 655, 674 (1995); Adams v. Med-Force, 682 So.2d 323, at 325 (1996). NATHAN CRYSTAL, PROFESSIONAL RESPONSIBILITY 286 (1996); 9 Geo J. Legal Ethics 589 (1996); 47 De Paul L. Rev. 386, at 388 (1998); 11 Geo J. Legal Ethics 244 (1998); 67 Fordham L. Rev. 458 (1998); THOMAS MORGAN & RONALD ROTUNDA, PROFESSIONAL RESPONSIBILITY 166 (7th ed. 2000); JOHN NOONAN & RICHARD PAINTER, PROFESSIONAL AND PERSONAL RESPONSIBILITIES OF THE LAWYER 69 (2nd ed. 2001); GEOFFREY HAZARD & WILLIAM HODES, THE LAW OF LAWYERING (3d. ed.) 8-92 (2003 Supp.); 27 U.A.L.R. L. Rev. 169, at 181 (2004); 90 Iowa L. Rev. 475, at 491 (2005); ABA ANNO. MODEL RULES OF PROF. CONDUCT, Rule 1.5 at subsection (c) (6th ed. 2007); 39 St. Mary's L.J. 539, at 545, 548 (2008); 11-60 CORBIN ON CONTRACTS § 60.9 at n.99 (2008); 11-6054 N.Y. L. Sch. L. Rev. 773 at 795 (2010); 126 Harv. L. Rev. 486 at 518 n. 138 (2012); 108 Nw. U.L. Rev. 311, 337 n.188 (2013); 108 Nw. L. Rev. 311 at 337 nn. 188-90 (2014); 90 N.Y.U.L. Rev. 71 at 130 n.309 (2015); 2 COMMERCIAL DAMAGES: REMEDIES IN BUSINESS LITIG. § 36.03 (2015); 70 Vand. L. Rev. 67 at 148 n.396 (2017).

Cases: *Oper v. Mellios*, 614 N.E.2d 996, at 997 (Mass. 1993); *Reid, Johnson et al. v. Lansberry*, 629 N.E.2d 431, at 436 (Ohio Sup. Ct. 1994); *Robinson v. Nussbaum*, 11 F.2d. 1, at 5 (1997); *Campbell v. Bozeman Investors*, 964 P.2d 41, at 44 (Mont. 1998); *Avery v. Manitowoc Cty. et al.*, 428 F. Supp. 2d 891 at 895 (E.D. Wis. 2006); *Baker v. Shapero*, 203 S.W. 3d 697 at 699 (Ky. 2006); *Bonar v. Waite, Schneider, Bayless & Chesley Co., L.P.A.*, 2009 Ky. App. LEXIS 201 at *23-*24 (Ky. Ct. App. Oct. 16, 2009); *Freeman et al. v. Clarke Cty.*, 2012 WL 6569378 at *9 (S.D. Miss. Dec. 16, 2012); *Angino & Rovner v. Jeffrey R. Levin & Assocs.*, 131 A.3d 502 at 508, 509 (Pa. Super. Ct., Jan. 5, 2016).

Collateral Estoppel As a Basis for Attorney Discipline: The Next Step, 5 Geo. J. Legal Ethics 1-33 (1991), co-authored with J. Bibona. **Cited In:** 61 Tenn. L. Rev. 67 (1993); 35 S. Tex. L. Rev. 642 (1994); 36 S. Tex. L. Rev. 789 (1995) *In Matter of Applicant*, A 3 Ca. St. Bar Ct. Rptr. 318, at 328 (1995); *In Matter of Applicant A*, 3 Cal. St. Bar Ct. Rptr. 318, at 328 (1995); N.Y.L.J., July 27, 1998 at 7; *In re Capoccia*, 709 N.Y.S.2d 640, at 650 (N.Y. App. Div. 3rd Dept., 2000); RESTATEMENT OF THE LAW GOVERNING LAWYERS 3rd, §5, cmt g. (2000); GEOFFREY HAZARD & WILLIAM HODES, THE LAW OF LAWYERING 955 (2d ed. 1993), 8-95 (2003 Supp.); 22 Geo. J. Legal Ethics 949 at 950 n.8 (2009); PROFESSIONAL RESPONSIBILITY IN CRIMINAL DEFENSE PRACTICE 3d § 32.21 (2011 ed.).

A Massachusetts Debacle: Gagnon v. Shoblom, 12 Cardozo L. Rev. 1417 (1991). **Cited In:** *In re Joint E. & S. Dists. Asbestos Litigation (Findley v. Blinken)*, 129 B.R. 710, at 867 (Bank. Ct. E. & S. D.N.Y. 1991); DEBORAH RHODE & DAVID LUBAN, LEGAL ETHICS 774 (1992); LEO LEVIN, PHILLIP SHUCHMAN & CHARLES YABLON, CIVIL PROCEDURE 481 (1992); 49 SMU L. Rev. 1660 (1996); 47 DePaul L. Rev. 402 (1998); 41 Boston College L. Rev. 39 (7th ed. 1999); 31 Loy. U. Chi. L.J. 631 (2000); STEPHEN GILLERS, REGULATION OF LAWYERS 120 (3d. ed. 1992),184 (6th ed. 2002); RICHARD A. ZITRIN & CAROL M. LANGFORD, LEGAL ETHICS IN THE PRACTICE OF LAW 101 (2nd ed. 2001); GEOFFREY HAZARD & WILLIAM HODES, THE LAW OF LAWYERING 118; LAWYERS 151 (4th ed. 1995), 8-67 (3d. ed. 2003 Supp.); GEOFFREY HAZARD, SUSAN KONIAK, ROGER CRAMTON, GEORGE COHEN, AND W. BRADLEY WENDEL, THE LAW AND ETHICS OF LAWYERING 516 (1999), 784 (4th ed. 2005), 798 (5th ed. 2010).

Attorneys at Law, in WARREN'S WEED NEW YORK REAL PROPERTY vol. 1, pp. 1-99 (Matthew

Bender, 1991).

Attorney-Client Fee Arbitration: A Dissenting View, 1990 Utah L. Rev. 277-307 (1990).
Cited In: 2 Legal Malpractice Rep. 17 (1991); DEBORAH RHODE & DAVID LUBAN, *LEGAL ETHICS* 764, 766 (1992); 6 Geo. J. of Legal Ethics 11234 (1992); 1992 J. Disp. Res. 341, 346-48, 355 (1992); 13 Card. L. Rev. 2147 (1992); 46 S.M.U. L. Rev. 2031, 2040, 2051, 2052, 2061, 2062 (1993); 49 The Record of the Ass'n of the Bar of the City of N.Y. 292 (1994); 44 Case-West. L. Rev. 680, 714, 736 (1994); 107 Harv. L. Rev. 1605 (1994); 107 Harv. L. Rev. 1666 (1994); THOMAS MORGAN & RONALD ROTUNDA, *PROFESSIONAL RESPONSIBILITY*; DEBORAH RHODE & DAVID LUBAN, *LEGAL ETHICS* 693, 695, 696 (2d ed. 1995); The Domestic Relations Fee Arbitration Program: A Report to the Chief Judge and Chief Administrative Judge (N.Y. Unified Court System 2, Nov. 1996); 38 S. Tex. L. Rev. 519, 630, 631, 633 (1997); 1998 J. Disp. Resol. 101 (1998); 77 North Carolina L. Rev. 967, 1027 (1999); 84 Iowa L. Rev. 828, 831-33, 837, 839-840, 843-48, 857 (7th ed. 1999); THOMAS MORGAN & RONALD ROTUNDA, *PROFESSIONAL RESPONSIBILITY*, 137 (6th ed. 1995), 167 (1999); 84 Iowa L. Rev. 828, at 831-32, 835-40, 844-48 850, 857 (1999); 12 ABA Prof. Lawyer 24 (Spring 2001); 85 Marquette L. Rev. 975, at 980, 988 (2002); 33 St. Mary's L.J. 909 at 957-58 (2002); 80 Texas L. Rev. 1213, at 1253 (2002); GEOFFREY HAZARD & WILLIAM HODES, *THE LAW OF LAWYERING* 93 (1992 Supp.), 8-95 (2003 Supp.); 72 Fordham L. Rev. 849, at 874 (2004); 19 Geo. J. Legal Ethics 59 at 83 (2006); 35 Hofstra L. Rev. 327 at 336, 341-42 (2006); ABA ANNO. *MODEL RULES OF PROF. CONDUCT* 80, (6th ed. 2007); *Kansas Ethics Handbook* Appendix 7A (2009); UTAH REAL PROP. LAW § 16.07, nn.186, 194 (2010); 38 Vt. L. R. 339 at 372 n.237 (2013).

Contingent Fees Without Contingencies: Hamlet Without the Prince of Denmark?, 37 UCLA L. Rev. 29-137 (1989). **Cited In:**

Law Reviews, Bar Ass'n Opinions and Other: 37 UCLA L. Rev. 949, 953, 954, 956, 980 (1990); 70 Boston U.L. Rev. 628 (1990); 23 Akron L. Rev. 334 (1990); 58 U. Chicago L. Rev. 24 (1991); 44 Rutgers L. Rev. 11 (1991); 1991 U. Ill. L. Rev. 269, at 294, 297 (1991); 54 Law & Contemp. Probs. 101 (1991); 90 Mich. L. Rev. 349 (1991); 43 Stan. L. Rev. 538 (1991); 60 U. Cin. L. Rev. 83 (1991); 82 J. Crim. Law & Criminology 503, 517, 526, 527, 529, 530, 531 (1991); 70 Texas L. Rev. 865, 902, 912, 914 (1992); 15 Harv. J. Law & Pub. Policy 558 (1992); 61 Ford. L. Rev. 620, 621 (1992); 27 Tex. Int. L.J. 755 at n.196 (1992); 93 Columbia L. Rev. 603, 605, 609, 610, 613, 621 (1993); 106 Harv. L. Rev. 1186 (1993); 107 Harv. L. Rev. 459 (1993); 67 St. Johns L. Rev. 877, at n.129 (1993); 42 Am. Univ. L. Rev. 1617, 1636 (1993); 12 Rev. Litig. 301 at 11* (1993); 72 Or. L. Rev. 863, 864, 865, 869, 871, 885, 886, 889, 890 (1993); 59 Bklyn L. Rev. 1087, at 1092 (1993); 88 N.W. L. Rev. 527-28 (1994); C949 ALI-ABA 37 (1994); 29 Land & Water L. Rev. 216, at 217, 225, 226 (1994); 44 Case-West. L. Rev 713-14, 736 (1994); 59 Brooklyn L. Rev. 1694 (1994); 77 Judicature 191 (Jan. Feb. 1994); ABA Formal Op. 94-389 at 2, 14 (1994); 12 N.Y.L. Sch. J. Hum. Rts 2 (1994); C 949 ALI-ABA 57 (Aug. 19, 1994); 72 Tex L. Rev. 1485 (1994); 18 Law & Psychol Rev. 189 at n.68 (1994); 50 The Record of the Ass'n of the Bar of the City of N.Y. 260, 262 (Apr. 1995); 95 Colum. L. Rev 1375-6, 1419 (1995); 166 N. J. Lawyer 32 (1995); 72 U. Det. Mercy L. Rev. 322 (1995); 47 Adminis. L. Rev. 132 (1995); 44 Emory L.J. 173 (1995); 80 Cornell L. Rev. 1167, 1207 (1995); 71 Chicago-Kent L. Rev. 628, 639, 640, 646, 648, 649, 650, 656, 659, 662, 664, 666, 671, 678, 681 (1995); 44 UCLA L. Rev. 84 (1996) 94 Mich. L. Rev. 936 (1996); 31 Wake For. L. Rev. 215 (1996); J. Legal Stud. 530 (1996); 49 SMU L. Rev. 1661, 1663, 1664 (1996); 55 Md. L. Rev. 1223 (1996); 15 Yale L. & Pol'y Rev. 233 (1996); 49 Rutgers L. Rev. 499-500 (1997); 49 Ark. L. Rev. 722 (1997); 73 Ind. L. J. (1997); 58 U. Pitt. L. Rev. 713 (1997); 70 Wisc. Lawyer 11 (1997); Board of Veterans' Appeals: Rules of Practice—Attorney Fee Matters, 62 FR 64790-01, 28 CFR Part 20 (Dec. 9, 1997); 47 DePaul L. Rev. 268, at 280 (1998), 47 DePaul L. Rev. 371, at 372, 378, 394, 403 (1998); 47 DePaul L. Rev. 426, 434 (1998); 47

DePaul L. Rev. 373 (1998); 37 Washburn L. Rev. 323 (1998); 32 Val. L. Rev. 942 (1998); 67 Rev. Jur. U.P.R. 800 (1998); 101 W. Va. L. Rev. 335, 337, 378 (1998); 1 Legal Ethics 70 at 74 (1998); 2 Colum. Bus. L. Rev. 330 (1999); 84 Cornell L. Rev. 1138 (1999); 47 Kan. L. Rev. 822 (1999); N.Y.L.J., Oct. 25, 1999, at 2 (1999); 19 N.W. J. Int. Law & Bus. 275, 279, 292-95, 298, 299 (1999); San Francisco Legal Ethics Committee, Formal Op. (1999-1); 2 J. Inst. Stud. Leg. Eth. 223 (1999); 33 Law & Soc'y Rev. 751 (1999); 41 Boston College L. Rev. 29 (1999); 21 Law & Policy 348 (1999); 13 Geo J. Legal Ethics 291 (2000); 31 Loy. U. Chi. L.J. 631 (2000); ABA FORMAL OP. 00-418 (Jul. 7, 2000) at 4; 1258 PLI/Corp. 705, at n.9 (2000); 148 U. Pa. L. Rev. 2164 (2000); 15 Quinn. Prof. Law J. 173, at n.223 (2000); 76 N.Y.U.L. Rev. 681, 689 (2001); 64 Law & Contemp. Prob. 177, 184-86, 189 (2001); 87 Cornell L. Rev. 123 (2001); 87 Va. L. Rev. 1915 (2001) 28 S.U. L. Rev. 111 (2001); *Co. Bar Legal Ethics Ops. LEXIS 1* (May 19, 2001); 13 The Prof. Lawyer 1 (Winter, 2002); 50 Drake L. Rev. 315 at 321 (2002); 102 Colum. L. Rev. 650 at 671-72 (2002); 115 Harv. L. Rev. 2357, at 2363 (2002); 30 Hofstra L. Rev. 767 at 769, 771 (2002); 80 Texas L. Rev. 1829, at 1830-31 (2002); 80 Texas L. Rev. 1943, at 1976, 1979 (2002); 80 Texas L. Rev. 1985, at 1986 (2002); 20 Penn St. Int'l L. Rev. 505, at n.71 (2002); 80 Wash. U.L.Q. 739, 739 n.3 (2002); 15 Loy. Consumer L. Rev. 1, at 48 (2002); 81 Texas L. Rev. 405 at 441 (2002); 16 Geo. J.L.E. 223, at 247 (2003); 34 St. Mary's L.J. 795 at 802, 804 (2003); 17 St. John's J. Legal Com. 313, at 325 (2003); 2004 Utah Bar J. 6, at 8 (2004); 37 Creighton L. Rev. 305, at 334 (2004); 17 Geo. J.L.E. 795, at 797-98, 810 (2004); 27 U.A.L.R.L. Rev. 169 at 174, 177 (2004); Singapore Academic L. J. 76 at 76 n.1, 90 n.63, 91 n.66, 111 n. 138, 113 n.146, 114 nn.148-149 (2004); 29 J. Legal Prof. 1, at 10 (2004/05); 42 Harv. J. on Legis. 299, at 308 (2005); 15 Ind. Int. & Comp. L. Rev. 583, at 593-94, 599, 612 (2005); 58 Vand. L. Rev. 1885, at 1888 (2005); 34 Common Law World Rev. 201, at 204, 215 (2005); 24 Quinn L. Rev. 423, at 427-29 (2005); New Mexico Advisory Op. 2005-2 (May 30, 2005); 33 N. Ky. L. Rev. 115 at 135-36 (2006); 15 Widener L. J. 253, at 262 (2006); 56 Duke L. J. 611 at 624 (2006); 51 N.Y.L.S.L. Rev. 345 at 367 (2006-07); 31 Vt. L. Rev. 615 at 625, 657 (2007); 85 Tex. L. Rev. 1465 at n.136 (2007); 49 Wm. & Mary L. Rev. 569 at 574, 590, 601, 613 (2007); 35911 NBI-CLE 103 at n.1 (2007); 156 U. Penn L. Rev. 229 at 267 (2007); 22 St. John's J. Legal Comment 775 at 767 (2007); 25 Wash. U. J.L. & Pol'y 119 at 138 (2007); 22 St. John's J.L. Comm. 755 at 767 (2008); 39 St. Mary's L.J. 539, at 554 (2008); 62 U. Miami L. Rev. 913 at 924, 925 (2008); 37 Sw. U. L. Rev. 511 at 524 (2008); 50 Wm. & Mary L. Rev 1261 at 1301 (2009); 44 Wake Forrest L. Rev. 923, 932 n.61 (2009); 61 S. Carolina L. Rev. 287 at 309 n.165 (2009); 12 Un. Penn. J. Cons't. L. 659, at 726 n.420 (2010); 39 J. Legal Studies 245 at 246, 250-51 (2010); 23 Pac. McGeorge Global Bus. & Dev. L.J. 187 at n.53 (2010); 3 J. Int'l Media & Ent. L. 175 at n.29 (2010); 124 Harv. L. Rev. 350 at 357 n.74 (2010); 79 U. Cin. L. Rev. 697 at 713 n.87 (2010); 38 Pepp. L. Rev. 551 at 565-66 (2011); 79 Ford. L. Rev. 1833 at 1838 n.10 (2011); 74 L. & Contemp. Prob. 1 at 3, n.9 (2011); 12 Fla. Coastal L. Rev. 357, 367 n.74 (2011); 86 N.Y.U. L. Rev. 805 at 865 (2011); 31 Rev. Litig. 209 at nn.6, 61-67, 74, 88-89, 92, 120 (2012); 80 Fordham L. Rev. 2791 at 2835 n. 260; 7 J. Bus. & Tech. L. 387, at 399 n. 150 (2012); 8 J.L. Econ. & Pol'y 613 at 636 n. 89 (2012); 46 U. Mich. J.L. Reform 303 at 326 n. 163 (2012); 2012 Mich. St. L. Rev. 307 at 318 n.35 (2012); 49 n.1 Jura Falconis Jg. (2012-13); 111 Mich. L. Rev. 1283 at 1326 n.237 (2013); 98 Iowa L. Rev. 1763 at 1788 n.156 (2013); 67 Vand. L. Rev. 151 at 163 notes 32, 36 (2014); 63 Emory L.J. 489 at 519 n.201 (2013); 89 Chi-Kent L. Rev. 289 at 304 n.96 (2014); 63 DePaul L. Rev. 265 at 276 n.28 (2014); 48 U.C. Davis L. Rev. 337 at 384 n.225 (2014); 28 Geo. J. Legal Ethics 272 at 293-93 nn.109, 113 (2015); 68 Vand. L. Rev. 855 at 905-06, nn.178-180, 907 at n.185 (2015); 7 Cybaris An Intell. Prop. Rev. 1 at *7 n.15 (2015); 63 DePaul L. Rev. 265 at 276 n.28 (2015); 2016 Prof. Law 129 at 130 n.6 (2016); 85 Ford. L. Rev. 2151 at 2167 n.73 (2017).

Casebooks, Treatises, Restatements, etc.: II ENTERPRISE RESPONSIBILITY FOR PERSONAL INJURY Ch. 10, 298, 302 (ALI, Apr. 15, 1991); DEBORAH RHODE & DAVID LUBAN, *LEGAL ETHICS* 774, 775 (1992); GEOFFREY HAZARD & DEBORAH RHODE, *THE LEGAL PROFESSION: RESPONSIBILITY AND*

REGULATION 375 (3d ed. 1994); ABA/BNA LAWYERS' MANUAL OF PROFESSIONAL CONDUCT 41:914 (1994); DEBORAH RHODE, PROFESSIONAL RESPONSIBILITY 855 (1994); JACK B. WEINSTEIN, INDIVIDUAL JUSTICE IN MASS TORT LITIGATION 79 nn.160, 162, 136 n.107, 139 n.139, 155 n.228, 169 n.22 (1995); DEBORAH RHODE & DAVID LUBAN, LEGAL ETHICS 700 (2d ed. 1995); WILLIAM G. ROSS, THE HONEST HOUR 14 (1996); GEOFFREY HAZARD, SUSAN KONIAK & ROGER CRAMTON, THE LAW AND ETHICS OF LAWYERING 513, 517 (1999); LEO LEVIN, PHILLIP SHUCHMAN & CHARLES YABLON, CIVIL PROCEDURE 457-58, 481-82 (1992), 524, 557-58 (4th ed. 2000); THOMAS MORGAN & RONALD ROTUNDA, PROFESSIONAL RESPONSIBILITY 136 (6th ed. 1995), 116 (7th ed. 2000); MARCUS, REDISH & SHERMON, CIVIL PROCEDURE 101 (2nd ed. 1995), 104 (3d. ed. 2000); ALI RESTATEMENT OF THE LAW, THE LAW GOVERNING LAWYERS, Ch. 2, § 18, cmt d, Ch. 3, §35, cmt. c at 262 (2000); DEBORAH RHODE, IN THE INTERESTS OF JUSTICE 178 (2000); COLORADO ETHICS HANDBOOK §4.84 (2001); GEOFFREY HAZARD & WILLIAM HODES, THE LAW OF LAWYERING 119 (2nd ed. 1993), 8-68 (3d. ed., 2003 Supp.); RICHARD ZITRIN & CAROL LANGFORD, LEGAL ETHICS IN THE PRACTICE OF LAW 86 (2nd ed. 2002); NATHAN CRYSTAL, PROFESSIONAL RESPONSIBILITY 268 (1996), 221 (3d. ed. 2004); LISA LERMAN & PHILIP SCHRAG, ETHICAL PROBLEMS IN THE PRACTICE OF LAW 443 (2005); LINDA MULLINEX, MASS TORT LITIGATION 650, 1029 (1996), 1268 (2d ed. 2008); RONALD A. ROTUNDA & JOHN DZIENKOWSKI, PROFESSIONAL RESPONSIBILITY - A STUDENT GUIDE 153, 157 (2005); STEPHEN GILLERS, REGULATION OF LAWYERS 119 (3d. ed. 1992), 184 (6th ed. 2002), 149 (7th ed. 2005), 175 (8th ed. 2009); 17 Mich. St. J. Int'l L. 165 at 184, n.135 (2008-09); John Oakley & Vikram Amer, AMERICAN CIVIL PROCEDURE: A GUIDE TO CIVIL ADJUDICATION IN U.S. COURTS at 219 n.5 (2009); 39 J. Legal Studies at 246, 250-51, (2010); JOHN NOONAN & RICHARD PAINTER, PROFESSIONAL AND PERSONAL RESPONSIBILITIES OF THE LAWYER 67 (2nd ed. 2001), 92 (3rd ed. 2011); COLORADO ETHICS HANDBOOK 4.84 (2011); 2 TOXIC TORTS LITIG. GUIDE § 14:8 (2011); RONALD ROTUNDA & JOHN DZIENKOWSKI, LEGAL ETHICS, LAW. DESKBK. PROF. RESP. § 6-3.3 (2002-03 ed.), § 1.5-3 (2005-06, 2006-07, 2007-08, 2009-10, 2010-11, 2011-12, 2013-14 eds.); 28 Geo. J. Legal Ethics 271 at 292 n.109, 293 n.113 (2015); 52 Tort Trial & Ins. Prac. L.J. 119 at 127 n.34 (2016); 85 Fordham L. Rev. 2151 at 2167 n.73 (2017).

Cases: *In re Oracle Securities Litigation*, 136 F.R.D. 639, at 645 (1991); *In re Joint E. & S. Dist. Asbestos Litigation (Findley v. Blinken)*, 129 B.R. 710, at 865 (Bankr. E. & S.D.N.Y., 1991); *In re Keene Corp.*, 205 B.R. 690, at 701 (Bankr. S.D.N.Y. 1997); *In re Synthroid Marketing Litigation*, 201 F.Supp.2d 861 at 876 (N.D. Ill., 2002); *Schoonmaker et al. v. Brunoli, Inc. et al.*, 828 A. 2d. 64, 106 (Sup. Ct. Conn., 2003); *In re: Sulzer Hip Prosthesis and Knee Prosthesis Liability Litigation*, 290 F.Supp.2d 840, at 850 (N.D. Ohio, 2003); *In re: Serzone Products Liability Litigation*, MDL No. 1477, 2004 U.S. Dist. LEXIS 28296, at*6-*7(Nov. 8, 2004); *Hoover Slovacek LLP v. Walton*, 206 S.W. 3d 557 at 561 (Tex. Sup. Ct. 2006); *Skannan v. Jones Odom Davis & Politz, L.L.P.*, 124 So. 3d 500 at 513 (2013), (La. Ct. of Appeals, 2nd Circuit Sept. 25, 2013); *Riddle v. Nat'l R.R. Passenger Corp. (AMTRAK)*, 2014 WL 5783825 at *5 (U.S.D.C. S.D. CA, 2014); *Campbell Harrison & Dagley, L.L.P. v. Hill*, No. 3:12-CV-4599-L, 2014 WL 2207211, at *14 (N.D. Tex. 2014), aff'd in part, rev'd part, 782 F.3d 240 (5th Cir. 2015).

The Advance Fee Payment Dilemma: Should Payments Be Deposited to the Client Trust Account or to the General Office Account, 10 Card. L. Rev. 647-675 (1988).

Reprinted in: 5 Banking Law Anthology (1989). **Cited In:**

Law Reviews, Bar Ass'n Opinions and Other: 138 U. Pa. L. Rev. 785, 792 (1990); 15 J. Legal Profession 399 (1990); 19 Cal. Bank. J. 63 (WL) (1991); 1991 Annual Survey of Bankruptcy Law 104-05; 78 Minn. L. Rev. 1098 (1994); ABA/BNA LAWYERS' MANUAL OF PROFESSIONAL CONDUCT 45:110 (1993); 47 Admin. L. Rev. 132 (1995); 18 UALR L. Rev. 105, 106, 120 (1995); 9 Geo J. Legal Ethics 589 (1996); 1998 Ark. L. Notes 21 at 23, n.21 (1998); 1 Fla. Coastal L. J. 294-96, 339, 343, 356 (1999); 14 Regent L. Rev. 97, at 139 (2002); 74 Mo. L. Rev. 447 at n. 76 (2009), 74 Miss. L. Rev. 447, 457 n. 76, 459 n. 94 (2009); 61 S. Carolina L.

Rev. 287 at 317 n.220, 318 n.223 (2009).

Casebooks, Treatises, Restatements, etc.: Thomas MORGAN & RONALD ROTUNDA, PROFESSIONAL RESPONSIBILITY 137 (6th ed. 1995); Wylick & Perschbacher, California Legal Ethics 155 (2d ed. 1997); ABA/ BNA LAWYERS' MANUAL OF PROFESSIONAL CONDUCT, Current Reports, Oct. 13, 1999 at 490; RONALD MORGAN & THOMAS ROTUNDA, PROFESSIONAL RESPONSIBILITY 167 (7th ed. 2000); RESTATEMENT OF THE LAW GOVERNING LAWYERS, Chap. 3, §44, Cmt. f (2000); SCHWARTZ, WYDICK & PERSCHBACHER, PROBLEMS IN LEGAL ETHICS 131 (5th ed. 2001); JOHN W. HALL, JR., PROFESSIONAL RESPONSIBILITY IN CRIMINAL DEFENSE PRACTICE § 7:9 at fns. 1, 3 and 7 (2005, 2011, 2013 eds.); Iowa Prac., Lawyer and Judicial Ethics § 5:5(f)(3) (2009, 2010, 2011 eds.), 5:5 (f)(4) (2011, 2013 eds.), § 5:15(b) (2009 ed., n.2 2010, 2011, 2013 eds.); GEOFFREY HAZARD, SUSAN KONIAK, ROGER CRAMTON, GEORGE M. COHEN & W. BRADLEY WENDEL, THE LAW AND ETHICS OF LAWYERING 589 (2d ed. 1994) 772 (4th ed. 2005), 786 (5th ed. 2010).

Cases: *In re McDonald Bros. Construction, Inc.*, 114 B.R. 989, 998 n.11, 1001 (Bankr. N.D. Ill., 1990); *In re D.L.I.C., Inc.*, 120 B.R. 348, at 351 (Bankr. S.D.N.Y., 1990); *In re Dixon*, 143 B.R. 671, 678 (Bankr. N.D. Tex. 1992); *People v. Shidler*, 901 P.2d 477, at 479 (Colo. 1995); *People v. Varallo*, 913 P.2d 1 at *11-*12 (1996); *In re: Grey's Run Technologies*, 217 B.R. 48 at 53, 56 (1997); *Iowa Sup. Ct. Bd. Prof. Ethics & Conduct v. Apland*, 577 N.W.2d 50 at 54 - 56 (1998); *In re Radulovic*, 2006 WL 6810999 at *3 n.7 (9th Cir. BAP (Wash. 2006)); *In re King*, 392 B.R. 62, 71 (Bankr. Ct. S.D.N.Y., 2008); *Iowa Supreme Court Disciplinary Board v. Piazza*, 756 N.W.2d 690 at 697 (Iowa Oct. 30, 2008); *In re Shihai*, 392 B.R. 62, Bankr. S.D. N.Y. (2008); *In re Mance*, 980 A. 2d 1196, at 1203 (D.C. Ct. App., 2009); *In re Pagaduan et al.*, 429 B.R. 752, 765 (Bankr. D. Nev., 2009); *Iowa Sup. Ct. Atty. Disc. Bd. v. Turner*, 918 N.W. 2d 130 at 149 note 4 (Iowa S.C. 2018).

Nonrefundable Retainers: Impermissible Under Fiduciary, Statutory and Contract Law, 57 Fordham L. Rev. 149-190 (1988), co-authored with Lawrence Cunningham. **Cited In:**

Law Reviews, Books, Statutes, Others: 19 Cal. Bank. J. 63 (WL) (1991); 82 J. Crim. Law & Criminology 532, 533, 534 (1991); 44 Rutgers L. Rev. 10 (1991); 68 Notre Dame L. Rev. 217 (1992); L. CAPLAN, SKADDEN: POWER, MONEY AND THE RISE OF A LEGAL EMPIRE 83-84 (1993); 67 St. Johns L. Rev. 694, 698,700 (1993); 46 Mercer L. Rev. 311, 320 (1994); 71 Chicago-Kent L. Rev. 640 (1995); 18 UALR L. Rev. 107, 108, 113, 117 (1995); 9 Georgetown J. Legal Ethics 588, 589 (1996); WILLIAM G. ROSS, THE HONEST HOUR 13 (1996); 17 Cardozo L. Rev. 724, 728, 735 (1996); 1 Harv. Negotiation L. Rev. 72 (1996); 1999 Utah L. Rev. 240 (1999); 12 Geo J.L.E. 479 (1999); 1 Fla. Coastal L.J. 293, 295 (1999); NY Jud. Law §474, Chap. 30, Art. 15 (Attorneys and Counsellors); 37 San Diego L. Rev. 406, 414, 483-84 (2000); 57 Bus. Lawyer 1441 at 1449 (2002); 81 Tex. L. Rev. 405 at 515 (2002); 72 Fordham L. Rev. 849, at 870 (2004); 19 Geo. J. Legal Ethics 59 at 87- 88 (2006); 43 Am. Bus. L.J. 173 at 195 (2006); 49 Wm. & Mary L. Rev. 569 at 601, 611 (2007); 61 S. Carolina L. Rev. 287 at 317 n.219, 319 nn.230-232 (2009); 23 Geo. J. Legal Ethics 701 at 701 n.6, 705 n.42 (2010); 67 Vand. L. Rev. 151 at 163 n.35 (2014); 27 Geo J. Legal Ethics 655 at 656 n.6 (2014).

Bar Ass'n Opinions And Reports: N.Y. State Bar Ass'n Op. 599 (1989); N.Y.C Bar Ass'n Formal Opinion 1991-3 (1991); ABA/BNA LAWYER'S MANUAL OF PROFESSIONAL CONDUCT 45:111 (1993); Report of the New York State Committee to Examine Lawyer Conduct in Matrimonial Actions 18 (May 4, 1993); 18 DCBA Brief 24, at 28, 30 (2006); Report and Recommendation, 22 J. Legal Prof. 368 (1998); 67 Fordham L. Rev. 446, 450-51 (1998); IOWA PRAC., LAWYER AND JUDICIAL ETHICS § 5:5(f)(4) (2009, 2010, 2011, 2013 eds.); Maine Professional Ethics Commission Op. 206 (Dec. 12, 2012).

Casebooks: THOMAS MORGAN & RONALD ROTUNDA, PROFESSIONAL RESPONSIBILITY 137 (6th ed. 1995), 167 (7th ed. 2000); ANDREW KAUFMAN & DAVID WILKINS, PROBLEMS IN PROFESSIONAL RESPONSIBILITY FOR A CHANGING PROFESSION 504 (4th ed. 2002); DEBORAH RHODE, DAVID LUBAN &

SCOTT CUMMINGS, *LEGAL ETHICS* 500 (3d. ed. 2001), 599 (6th ed. 2013).

Treatises, Restatements of the Law: A. FARNSWORTH, *2 CONTRACTS* § 8.14 n.1, p. 427, n.18, p. 431, *3 CONTRACTS*, § 12.18, n.36, p.294, p. 573 (1990); BNA CRIMINAL PRACTICE MAN. CURRENT REP., Ap. 13, 1994 at 176; ALI RESTATEMENT OF THE LAW, *THE LAW GOVERNING LAWYERS*, ch. 3, §34, cmt e at 254, §38 cmt. g, §39 at 285 (2000); RONALD ROTUNDA, *PROFESSIONAL RESPONSIBILITY* 108 (6th ed. 2002); *11-60 CORBIN ON CONTRACTS* § 60.9 at nn.12, 40, 47 (2009); JOHN W. HALL, JR., *PROFESSIONAL RESPONSIBILITY IN CRIMINAL DEFENSE PRACTICE* 3d § 7:9 at fns 1,2 and 4 (2005, 2011); RONALD D. ROTUNDA & JOHN S. DZIENKOWSKI, *LEGAL ETHICS*, LAW. DESKBK. PROF. RESP. § 6-165 (2002-03 ed.), § 1.5-1 at n.22 (2007-08 ed.), § 1.5-1 at n.23 (2009-10, 2010-11, 2011-12 eds.), §1.5-1 at n.24 (2013-14 ed.); Iowa Prac. Lawyer and Jud. Ethics §§5:5(f), 5:15(b) (2018).

Cases: *Zack v. NCR*, 738 F. Supp. 933, 936 (E.D. Pa. 1990); *AFLAC, Inc. v. Williams*, 264 Ga. 351, at 353 (Ga. Sup. Ct. 1994); *Wright v. Arnold*, 877 P. 2d 616, at 619 (Okla. Ct. App. 1994); *Iowa Sup. Ct. Bd. Prof. Ethics & Conduct v. Apland*, 577 N.W.2d 50, at 57-58 (1998); *Kelly v. MD Buyline, Inc.*, 2 F. Supp. 2d 420 at 445, 451 (S.D.N.Y. 1998); *Agusta & Ross v. Trancamp Contracting Corp.*, 751 N.Y.S. 2d 155, 158 (N.Y.C. Civ. Ct. 2002).

The Education and Licensing of Lawyers: Current Proposals to Improve the Competence of Lawyers, in *THE EDUCATION AND LICENSING OF LAWYERS* 11-42 (CLEPR, 1976).

Cited In: 422 F. Supp. 2 (appendix) (1977); *PROFESSIONAL RESPONSIBILITY: A GUIDE FOR ATTORNEYS* 71 (ABA, 1978); 78 Fed. Rules Dec. 254 (1978).

Special Editor: *Learning and The Law*, no. 3, no. 2 (summer 1976) dealing with the education and training of lawyers for competency before admission to practice. **Cited In:** *PROFESSIONAL RESPONSIBILITY: A GUIDE FOR ATTORNEYS* 71, 73 (ABA, 1978).

Transcript of Proceedings: Conference on Determining a Research Agenda for Improving the Delivery of Legal Services, (Co-edited with Richard Lempert), in *THE ROLE OF RESEARCH IN THE DELIVERY OF LEGAL SERVICES: WORKING PAPERS AND CONFERENCE PROCEEDINGS* (1976); reprinted in 11 *Law & Society Rev.* 319-386 (1976). **Cited In:** 26 *Catholic Law Rev.* 685 (1977).

The Role of Research in the Delivery of Legal Services: Working Papers and Conference Proceedings (1976, co-edited with Richard Lempert); reprinted as 11 *Law & Soc. Rev.* no. 2 (Special Issue 1976) of which I was Guest Co-Editor. **Cited In:** CURRAN, *THE LEGAL NEEDS OF THE PUBLIC* 275 (ABF, 1977).

Of Arterial Passageways Through the Legal Process: The Right of Universal Access to Courts and Lawyering Services, 48 *New York Univ. Law Review* 595-668 (1973).

Reprinted in: "Prepaid Legal Services Plans," Report of the Hearings Before the Subcommittee on Representation of Citizen Interests of the U.S. Senate Committee on the Judiciary, May 14-15, 1974, at pp. 238-312 (1974). **Reprinted in part:** 16 *Law Office Econ. & Mgmt.* 86-105 (1975). **Cited In:**

Law Reviews, Bar Ass'n Opinions and Others: 65 *The J. Crim. Law & Criminology* 277 (1974); 1974 *Duke L.J.* 538, 558-59, 567; 51 *Chicago-Kent L. Rev.* 46, 48-49 (1974); 5 *U. Tol. L. Rev.* 562 (1974); 17 *Ariz. L. Rev.* 291 (1975); 74 *Mich. L. Rev.* 260 (1975); 27 *Stanford L. Rev.* 335 (1975); 1975 *Utah L. Rev.* 50 (1975); MONROE FREEDMAN, *LAWYERS' ETHICS IN AN ADVERSARY SYSTEM* 265 (Bobbs-Merrill, 1975); Tunney & Frank, "Epilogue: A Congressional Role in Lawyer Reform?" in NADER & GREEN (eds.), *VERDICTS ON LAWYERS* 296 (1976); ROSENBERG, WEINSTEIN, SMIT & KORN, *ELEMENTS OF CIVIL PROCEDURE* 43 (Foundation, 1976); COUNTRYMAN, FINMAN, & SCHNEYER, *THE LAWYER IN MODERN SOCIETY* 568, 576 (Little Brown 2nd ed. 1976); 29 *Oklahoma L. Rev.* 622, at 18 (1976); 27 *Labor L.J.* 304 (1976); 28 *J. Legal Ed.* 251, 274 (1977); 29 *Stanford L. Rev.* 3 (1976); 66 *Georgetown L.J.* 128 (1977); 41(1) *Law & Contemp. Prob.* 255

(1977); 13 Gonz. L. Rev. 919 (1978); 28 Buffalo L. Rev. 111, 123 (1979); 34 Stan. L. Rev. 1, 71 (1981); 67 Cornell L. Rev. 1021, at 1038 (1982); 34 Stan. L. Rev. 1183, 1199 (1982); 12 Stetson L. Rev. 369 (1983); 45 Ohio St. L.J. 9 (1984); 63 Tex. L. Rev. 579, 597 (1984); 137 U. Penn L. Rev. 1920 (1989); 37 UCLA L. Rev. 949, at 975 (1990); 19 Hofstra L. Rev. 870 (1990); 24 U.S.F. L. Rev. 255 (1990); DEBORAH RHODE & DAVID LUBAN, *LEGAL ETHICS* 813 (1992); 45 Rutgers L. Rev. 64 (1992); 67 Ind. L.J. 1109-11 (1992); 41 UCLA L. Rev. 187, 198 (1993); 12 N.Y. Law Sch. J. Human Rts. at n.7 (1994); 50 The Record of the Ass'n of the Bar of the City of N.Y. 263 (Apr. 1995); 13 St. Johns J. Legal Com. 498-99 (1999); 34 Gonz. L. Rev. 343, 355 (1999); 29 N.M.L. Rev. 149 (1999); THOMAS MORGAN & RONALD ROTUNDA, *PROFESSIONAL RESPONSIBILITY* at 92 (Foundation, 1976), 618 (7th ed. 2000); 114 Harv. L. Rev. 961 at 1168 (2001); 2001 B.Y.U. L. Rev. 2 at 52, 69 (2001); 40 Conn. L. Rev. 1477 at 1485 n.31 (2008); 56 St. Louis U. L.J. 917 at 964 n. 163 (2012).

Cases: *Wilson v. Beame*, 380 F.Supp. 1242 (1974); *Carter v. Univ. of Washington*, 536 P. 2d 622, at 624 (1975); *State Bar v. Cramer*, 249 N.W.2d 1, at 18 (Mich. 1976).

CLEPR and Clinical Education: A Review and Analysis, in *CLINICAL EDUCATION FOR THE LAW STUDENT: LEGAL EDUCATION IN A SERVICE SETTING*, pp. 56-93 (1973). **Cited In:** 27 Vand. L. Rev. 273 (1974); 50 Denver L.J. 417 (1974); GEE & JACKSON, *FOLLOWING THE LEADER? THE UNEXAMINED CONSENSUS IN LAW SCHOOL CURRICULA* 42 (1975), VERNON COUNTRYMAN, TED FINMAN & TED SCHNEYER, *THE LAWYER IN MODERN SOCIETY* 718, 721 (Little Brown 2nd ed. 1976); 1977 Brigham Young L. Rev. 883, 890 (1977); Report of the ABA Task Force on Lawyer Competency: The Role of the Law Schools 12 (1979); 60 U. Cin. L. Rev. 92 (1991); 1 Clinical L. Rev. 7 (1994); 4 J.L. & Pol'y 446 (1996); 62 Bklyn L. Rev. 885 (1996); 75 Neb. L. Rev. 872 at 873 n.1, 888 n.48 (1996); 64 Tenn. L. Rev. 1108 (1997); 12 Wm. & Mary Bill Rts. J. 873, at 876 (2004); 43 Brandeis L.J. 325, at 347 (2005); 48 Suffolk U.L. Rev. 751 at 760 n.34 (2015).

Legal Delivery Systems-A Bibliography, 4 U. Tol. L. Rev. 465-552 (1973). **Cited In:** 15 Law Office Econ. & Mgmt. 327 (1974); 51 Chi.-Kent L. Rev. 45 (1974); 4 Hofstra L. Rev. 4, at 7 (1975); VERNON COUNTRYMAN, TED FINMAN & TED SCHNEYER, *THE LAWYER IN MODERN SOCIETY* 575-6, 606, 625 (Little Brown, 2nd ed. 1976); 44 G.W. L. Rev. 765 (1976); Curran, *The Legal Needs of the Public* 275 (ABF, 1977); 26 Wayne L.R. 1161 (1980).

Contributions of Clinical Programs to Training for Professionalism, 4 Connecticut Law Review 437-446 (1971-72). **Cited In:** Conn. Gen. Stat. Ann. Title 51, Ch. 876; 50 Denver L.J. 449 (1974); 5 Cumberland-San. L.R. 238 (1974-75); 30 U. Miami L. Rev. 962, at 970 (1976); 4 Ohio North. L. Rev. 800 (1977); 1979 Wis. L. Rev. 373, at 403; 69 Neb. L. Rev. 556 (1990); 45 Am. U. L. Rev. 874 (1996); 3 Clinical L. Rev. 247 (1996); 64 Tenn. L. Rev. 1017 (1997); 37 San Diego L. Rev. 167, at n.130 (2000); 26 J. Legal Prof. 149, at n.10 (2002); 13 Clinical L. Rev. 231 at 237 (2006).

Legal Paraprofessionalism and Its Implications: A Bibliography, 24 Vand. L.R. 1213-1239 (1971). **Cited In:** 24 Vand. L. Rev. 1121, 1186 (1971); 62 Ill. B.J. 432 (1974); 11 Am. Bus. L.F. 107, 110 (1974); 48 Fla. Bar. J. 746 (1974); MORAND PAULSEN, *THE AVAILABILITY OF LEGAL SERVICES* 64 (1972); 26 Wayne L.R. 1174 (1980).

Clinical Legal Education And Legal Aide – The Canadian Experience, Council on Legal Education For Professional Responsibility, Vol. VI, No.13 (1974), co-authored with Frederick H. Zemans.

Expansion of the Lawyering Process through a New Delivery System: The Emergence and State of Legal Paraprofessionalism, 71 Columbia Law Review 1153-1255 (1971);

reprinted in The Lawyer's Secretary, Practicing Law Institute Course Handbook, 4th ed. at 489 (1972), 5th ed. at 361 (1974). **Cited In:**

Law Reviews, Bar Ass'n Opinions and Others: 72 Colum. L. Rev. 465 (1972); 7 Real Prop., Probate & Trust J. 738 (1972); 81 Yale L.J. 1206 (1972); 22 Cleve. S.L. Rev. 435 (1973); 58 Mass. L.Q. 260 (1973); 4 U. Tol. L. Rev. 396, 440 (1973); 59 Va. L. Rev. 433 (1973); 11 Harv. J. of Legislation 86 (1973); 11 Am. Bus. L.J. 103, 107 (1974); 3 Capital U. L. Rev. 2 (1974); 3 Anglo-American L. Rev. 18, 23 (1974); 34 Md. L. Rev 541, 551 (1974); 50 Denver L.J. 415, 417 (1974); 15 Law Office Econ. & Mgmt. 346, 348, 352 (1974); 5 U. Tol. L. Rev. 562 (1974); 49 Fla. Bar J. 151 (1975); 44 G.W. L. Rev. 765 (1976); 24 U.C.L.A. L. Rev. 519 (1977); 62 Cornell L. Rev. 1043 (1977); 1977 ABF Res. J. 827, at 832 (1977); 28 J. Legal Ed. 274 (1977); 2 New Directions in Legal Services 83, 90 (1977); 26 Catholic U. L. Rev. 684 (1977); 27 Buffalo L. Rev. 279 (1978); 53 N.Y.U. L. Rev. 452 (1978); 15 Houston L. Rev. 504 (1978); 30 J. Legal Ed. 57 (1979); 1978 Utah L. Rev. 649, 656; 8 Vt. L. Rev. 1, 26 (1978); 54 N.Y.U. L. Rev. 1049, 1060 (1979); 1979 A.B.F. Res. J. 185; 26 Wayne L. Rev. 1174 (1980); 14 Val. U. L. Rev. 179, 236 (1980); 15 Georgia L. Rev. 632 (1981); 34 Stan. L. Rev. 1, at 79 (1981); 59 Tex. L. Rev. 689, 701 (1981); 67 Cornell L. Rev. 1021, 1037 (1982); 75 Calif. L. Rev. 1125 (1987); 24 U.S.F. L. Rev. 255 (1990); 67 Fordham L. Rev. 2773 (1999).

Casebooks, Treatises, Restatements, etc.: REPORT OF THE A.A.L.S. CURRICULUM STUDY PROJECT COMMITTEE, "TRAINING FOR THE PUBLIC PROFESSIONS OF THE LAW: 1971" 154-155 (A.A.L.S. 1971 Proceedings. p. 1, §2); CLARK & STRONG, LAW OFFICE MANAGEMENT 81, 100 (West, 1974); DOROTHY NELSON, JUDICIAL ADMINISTRATION AND THE ADMINISTRATION OF JUSTICE 955 (West, 1974); MONRAD PAULSEN, THE AVAILABILITY OF LEGAL SERVICES 54-56, 64 (1972); PIRSIG & KIRWIN, PROFESSIONAL RESPONSIBILITY 165 (West, 3rd ed., 1976); ELI JARMEL & ROBERT YEGGE (eds.), LEGAL EDUCATION FACES A NEW PROBLEM: NEW SYSTEMS FOR DELIVERY OF LEGAL SERVICES 2 (U. Denver, 1975); ELI JARMEL, LEGAL REPRESENTATION OF THE POOR 3-12 (Matthew Bender, 1975); RONALD MORGAN & THOMAS ROTUNDA, PROFESSIONAL RESPONSIBILITY 132 (Foundation, 1976); PARALEGAL ASSISTANTS, HEARINGS BEFORE U.S. SENATE SUBCOMMITTEE ON THE JUDICIARY 213, 217 (July 23, 1974); A LAWYER AT A PRICE PEOPLE CAN AFFORD 39 (New York Bar Foundation, 1975); VERNON COUNTRYMAN, TED FINMAN & TED SCHNEYER, THE LAWYER IN MODERN SOCIETY 519, 738 (Little, Brown, 2nd ed. 1976).

Cases: *Arif v. McGrath*, 71-C-1388, at 21 (Dec. 8, 1971); *Martinez v. Procurier*, 354 F. Supp. 1092, at 1098 (1973); *City of Detroit v. Grinnell Corp.*, 356 F. Supp. 1390 (1973); *In re Christianson*, 215 N.W.2d 920, at 926 (N.D., 1974); *State Bar v. Cramer*, 249 N.W.2d 1, at 16 (Mich. 1976); *Florida Bar v. Moses*, 380 So.2d 412, at 417 (1980); *Matter of Wilkinson*, 834 P.2d 1356, at 1361 (Kan. 1992).

I. Short-Length Publications

Furthering Asbestos Claim Transparency Act, Hearing Before the Subcommittee on Regulatory Reform, Commercial and Anti-Trust Law of the Com. On the Judiciary, House of Representative, 114th Cong. (Feb. 4, 2015) statement of Lester Brickman) available at 2015 WLNR 3578295. **Cited In:** The Need For Transparency in the Asbestos Trusts, Hearing on 114 H.R. 1927, Furthering Asbestos Claim Transparency Act (FACTA, Feb. 23, 2016 (state as Mark Behren at n. 172).

Introduction to Lawyer Barons: What Their Contingency Fees Really Cost America. Accessible at: <http://ssrn.com/abstract=1773796>. **Downloads:** (SSRN): 191.

Fraud and Abuse in Asbestos Litigation, testimony before the Subcommittee on the Constitution of the House Judiciary Committee, Sept. 9, 2011. Accessible at <http://www.cardozo.yu.edu/uploadedFiles/Cardozo/Profiles/brickman-436/TESTIMONY%20SEPT.%209%2C%202011%282%29.pdf>. **Cited In:** Report of the U.S.

House of Rep. Comm. on the Jud. on Furthering Asbestos Claim Transparency (FACT) Act of 2012, 112th Cong. 2nd Session No. 112-687 at 7 n.41 (Sept. 21, 2012); 23 Widener L.J. 725 at 729 n.24 (2014).

A Response to Stephanie Mencimer (Apr. 2007). A response to Stephanie Mencimers' remarks about Professor Brickman in BLOCKING THE COURTHOUSE DOOR. Accessible at: <http://www.cardozo.yu.edu/uploadedFiles/Cardozo/Profiles/brickman-436/A%20Response%20to%20StephanieMencimerMarch022007.pdf>.

A Response to Bryan O. Blevins, Jr., Provost Umphrey, LLP (Dec. 2006). A response to the presentation of Bryan O. Blevins, Jr. at the AEI-Brookings First Annual Judicial Symposium on Civil Justice Issues, December 7, 2006. Accessible at: <http://www.cardozo.yu.edu/uploadedFiles/Cardozo/Profiles/brickman-436/Response%20to%20Bryan%20Blevins%20including%20Appendices%20A%20to%20F.pdf>.

Comments' on NIOSH's Proposed B Reader Code of Ethics, submitted on December 22, 2005. Accessible at: www.ssrn.com/abstract=871965. **Downloads:** SSRN-230. **Cited In:** 20-24 MEALEY'S LITIG. REP. ASB. 4 (January 24, 2006); 4-5 MEALEY'S LITIG. REP. SILICA 9 (Jan. 2006); 58 Admin. L. Rev. 269 at 351-52 (2006).

Asbestos Kills, NATIONAL REVIEW, Jan. 31, 2005, at 39 (with Harvey D. Shapiro). Accessible at: <http://www.thefreelibrary.com/Asbestos+kills:+and+more+than+just+people:+jobs,+ethics,+and...-a0131003854>. **Cited In:** Report of the U.S. House of Rep. Comm. on the Jud. on Furthering Asbestos Claim Transparency (FACT) Act of 2012, 112th Cong. 2nd Session No. 112-687 at 6 n.33 (Sept. 21, 2012).

"Early Offers:" A Proposal To Counter Attorney Fee Gouging By Aligning The Contingent Fee System With Its Policy Roots And Ethical Mandates, Point of Law.Com., Aug. 17, 2004, 11:46 EST, accessible at: www.pointoflaw.com/feature/archives/000434.php. **Cited In:** 77 Tenn. L. Rev. 653 at 655 n.24, 656 nn.28, 30-31, 34, 657 nn.40-44, 658 n.56, 659 n.63, 660 n.70, 663 nn.102-109, 665 nn.125-128, 667 n.145.

Making Lawyers Compete, REGULATION 30 (Summer 2004). Accessible at: www.ssrn.com/abstract=568304. **Downloads:** SSRN-272. **Cited In:** 8 The Green Bag 2d 377, at 377, 381 (2005); 65 Stan. L. Rev. 633 at 679 n.235, 692 n.298 (2013). Administration Of Asbestos Bankruptcies, testimony before the Subcommittee on Commercial and Administrative Law of the House Judiciary Committee, July 21, 2004; 2015 U. Ill. L. Rev. 1563 at 1568 n.19 (2015).

Asbestos Litigation: Malignancy in the Courts?, Civil Justice Forum No. 40., Center For Legal Policy at the Manhattan Institute, Aug. 2002. Accessible at: <http://ssrn.com/abstract=568309>. **Reprinted in:** Hearing before the Committee on the Judiciary, U.S. Senate, 107th Congress, 2nd session Sept. 25, 2002 at 226; **Cited In:** Memorandum and Order, *In Re Joint Eastern and Southern Districts Asbestos Litigation (Findley et al. v. Trustees of the Manville Personal Injury Settlement Trust)*, 237 F. Supp. 2d 297, at 302, 309,332 (E.D.N.Y., Dec. 12, 2002); 18-20 MEALEY'S LITIG. REP. ASB. 23 (Nov. 2003); 2-4 MEALEY'S LITIG. REP. SILICA 11 (Dec. 2003); RICHARD EPSTEIN, CASES AND MATERIALS ON TORTS 888 (8th ed. 2004); Report of the Comm. on the Jud., U.S. Senate, on S. 1125, "The Fairness In Asbestos Injury Resolution Act of 2003," at 65, Additional View of Senator Kyl at 95 n.43, 96 n.46; 81 n.2, 84 n.13, 89 n.24 (July 21, 2013); 23 J. Bankr. L. & Prac.

NL Art. 5 (2014).

Letter (Testimony) to ABA Ethics 2000 Commission Hearing, New Orleans, La., Mar. 23, 2000.
Cited In: 16 Geo. J.L.E. 767 at 773, 775-6, 783 (2003).

Regulation By Litigation: The New Wave Of Government Sponsored Litigation, Remarks at Manhattan Inst. and U.S. Chamber of Commerce conference, (June 22, 1999). **Cited In:** 148 U. Pa. L. Rev. 2188 (2000); 101 Colum. L. Rev. 1998, at 1999 (2001).

Class Action Reform: Beyond *Rhone-Poulenc Rorer*, Manhattan Institute Research Memorandum, No. 10, Oct. 1995. **Cited In:** BELL & O'CONNELL, ACCIDENTAL JUSTICE 225-228 (1997).

"Should Plaintiff Lawyers in the Tobacco Settlement Receive Billions of Dollars? No: Congress Should Set the Fees for this Unique Case," A.B.A.J. Sept. 1997 at 75.

Limiting Lawyers' Unearned Windfall Fees, N.Y.L.J., August 4, 1994 at 5.

Dedication to Karl Krastin, 14 Nova L. Rev. 3-6 (1989). Accessible at:
<http://www.cardozo.yu.edu/uploadedFiles/Cardozo/Profiles/brickman-436/Dedication%20to%20Karl%20Krastin.pdf>.

"Legal Specialization: An Overview of Goals and Ethical Considerations," in Legal Specialization 5-19, Special Committee on Specialization Monograph No. 2 (ABA, 1976); 45 S. Car. L. Rev. 1056 (1994).

"Advertising: A Business Technique for Lawyers?" 24 Virginia Bar News 15-21 (1975), paper delivered to the 1975 Annual Meeting of the Virginia State Bar Association. **Cited In:** 18 Law Office Econ. & Mgmt. 323 (1977); 65 Stan. L. Rev. 633 at 645 n.58 (2013).

"Evaluation: Needs and Techniques and "An Outline for Evaluation of a Full Time Legal Aid Law Office," in Conference on Legal Aid, Report and Proceedings 65-76 (Canadian Council on Social Development, Mar. 1975).

"Should Lawyers Be Permitted To Advertise? Yes, but...," paper delivered to the National Conference of Bar Presidents and reprinted in part in 1 The Bar Leader 18-19 (May-June, 1975); **Cited In:** 51 Calif. S. B.J. 330 (1976) and 22 The Alumnus of the University of Toledo 12-14 (June-July, 1975).

"Legal Services in the 70's: The Shape of the Future," 4 U. Tol. L. Rev. 361 (1973). **Cited In:** 15 Law Office Econ. & Mgmt. 325 (1974); 14 J. Fam. Law 412 (1975-76). Book Review (Training for the Public Professions of the Law: 1971; A Report to the Association of American Law Schools), 24 U. of Ill. L. Forum 843-54 (1972); 27 Vand. L. Rev. 287 (1974); ELI JARMEL & ROBERT YEGGE (eds.), LEGAL EDUCATION FACES A NEW PROBLEM 38 (1975).

I have authored several issues of the Newsletter of the Council on Legal Education for Professional Responsibility including: no. 2 (Nov. 1969), no. 6 (Jan. 1970), no. 9 (Apr. 1970) and no. 11 (May, 1970) of vol. 1; no. 3 (Nov. 1970) and no. 4 (Jan. 1971) of vol. 3; no. 1 (July, 1971) of vol. 4; no. 8 (Nov. 1974) of vol. 7; and no. 3 (Feb. 1978) of vol. 10. In addition, I authored the following newsletters of the Council that are of "short article" length:

Clinical Education--Polemics and Pragmatics, v. 3, no. 5 (Feb. 1971); **Cited In:** 30 J. Legal Ed. 57 (1979); Report on Paraprofessional Workshops, v. 4, no. 10 (Mar., 1972); CLEPR Conference on Clinical Teaching, v. 5, no. 2 (July, 1972); Clinical Work in the First and Second Year of Law School, v. 6, no. 7 (Dec. 1973); Clinical Legal Education and Legal Aid--The Canadian Experience (co-authored), no. 6, no. 13 (May, 1974); Clinical Education: The Student Perspective (co-authored), v. 7, no. 1 (July, 1974); Group Legal Services and Clinical Legal Education, v. 7, no. 6 (Oct. 1974); The Education and Licensing of Lawyers, v. 9, no. 2 (Feb. 1974), reprinted in 46 The Bar Examiner 63 (1977); Growing Pains in Law School Tax Clinics, v. 10, no. 4 (Mar. 1978), **Cited In:** 35 Vanderbilt Law Review 352 (1982); Is Law School a Full Time Enterprise?, v. 10, no. 6 (May 1978); Highlights of Conference on Title XI, no. 10, no. 7 (May 1978).

In 1966-67, as Deputy Director of the AALS-funded Student Wave Survey, I published several newsletters which listed and commented on the interim results of the Survey. In 1967-69, I published a quarterly journal titled Law & Poverty which was a commentary on local socio-legal issues.

J. Amicus Briefs and Cert. Petitions

Brief for Appellant Joshua Blackman at 18, *Gascho v. Global Fitness Holdings, LLC*, 822 F.3d 269 (6th Cir. 2014) (No. 14-3798, 14-3761).

Brief for Lester Brickman & Richard Esenberg as Amicus Curiae supporting Respondents, *Repub. of Argentina v. NML Capitol, Ltd.*, 134 S.Ct. 201 (2013) (No. 12-842) (affirmed, 134 S.Ct. 2250).

Brief for Lester Brickman as Amicus Curiae supporting Petitioners, *Int'l Precious Metals et al. v. Waters, et al.*, 120 S. Ct. 2237 (2000) (99-1560).

Petition for Certiorari at 4, 7, 26, *Dunn v. Hovic*, 1 F.3d 1371 (3rd Cir. 1993) (No. 93-658).

Brief for Lester Brickman & Lawrence Cunningham as Amicus Curiae supporting Petitioner-Appellee, *Matter of Edward M. Cooperman, Grievance Committee for the Tenth Judicial District v. Edward M. Cooperman*, 83 N.Y.2d 465 (N.Y. Court of Appeals 1993) **Cited In:** *Kelly v. MD Buyline, Inc.*, 2 F. Supp. 2d 420, at 447-48 (S.D.N.Y. 1998).

Cimino v. Pittsburgh Corning, Inc., 151 F.3d 297 (5th Cir. 1998) (filed in 1994 on behalf of the American Tort Reform Association).

K. Op-Eds (Accessible on homepage by clicking on the "Op-Eds" hyperlink)

"In the BP Case, the Rule of Law is on Trial," *The Hill*, Nov. 10, 2014 available at <http://thehill.com/blogs/congress-blog/judicial/223524-in-the-bp-case-the-rule-of-law-is-on-trial>.

"The BP Oil Spill and the Rule of Law (or the Rule of Lawyers), *The Washington Times*, Nov. 13, 2014. Reprinted in the Brazil Sun, Nov. 20, 2014.

"No Recession For Tort Lawyers," *Forbes.com*, July 23, 2009 available at <http://www.forbes.com/2009/07/23/tort-lawyers-class-action-opinions-contributors-lester-brickman.html>. **Cited In:** 48 Duq. L. Rev. 423, 435 n.67 (2010).

"DOJ's Free Pass For Tort Fraud," Wall Street Journal, Dec. 26, 2007 at A11. **Cited In:** 73 Albany L. Rev. 521, 537 n. 125 (2010).

"Contingency-Fee Con-Men," Wall Street Journal, Sept. 25, 2007 at A18. **Cited In:** SN029 ALI-ABA CLE 841 at *28 (November 2007 – December 2007); Business Law Today, May/June 2008 at 30; SP003 ALI-ABA CLE 33 (July 24 – 26, 2008); ALI-ABA Course of Study Materials, Current Developments in Employment Law Vol. I (July 2008); SP024 ALI-ABA CLE 1995 (Dec. 4-6, 2008); SN029, ALI-ABA 841 (Sept. 25, 2007); 63 Vand. L. Rev. 107 at 133 n.90 (2010); 102 Cornell L. Rev. 1445 n. 243 (2017).

"False Witness," Wall Street Journal, December 2-3, 2006 at A9. **Cited In:** 85 Tex. L. Rev. 1465 at n.159 (2007); 31 Whittier L. Rev. 47 at 69 nn.176, 178 (2009).

"What Did Those Asbestos X-Rays Really Show?" Wall Street Journal, Nov. 5, 2005, at A9. **Cited In:** Practicing Law Institute, PLI Order No. 8412, May 2006; 62 NYU Ann. Survey, Am. L. 271 at 283 (2006); 58 Admin. L. Rev. 269 at 270 (2006); 31 Whittier L. Rev. 47 at 69-70 nn.178-186 (2009).

"The Great Asbestos Swindle," Wall Street Journal, Jan. 6, 2003 at A18. **Cited In:** 56 Vand. L. Rev. 1949, at 1957, 1980 (2003); 18-20 MEALEY'S LITIG. REP. ASB. 23 (Nov. 2003); 2-4 MEALEY'S LITIG. REP. SILICA 11 (Dec. 2003); 31 Pepp. L. Rev. 1, at 1 (2004); 31 Pepp. L. Rev. 175, at 177 (2004).

"Wal-Mart's Outrageous Lawsuit," Charlotte Observer, Aug. 5, 2002, at 3E.

"Lawyers Put Profit Above People," N.Y. Post, June 27, 2001 at 33.

"The James Gang Robbed Banks. Lawyers Today Have A Better Idea," (on proposed legislation to restrict fees in tobacco litigation to reasonable amounts), St. Louis Post-Dispatch, Apr. 27, 2001 at C17.

"Want To Be a Billionaire? Sue a Tobacco Company," Wall Street Journal, Dec. 30 1998 at A10. **Cited In:** 29 Cumb. L. Rev. 580 (1999); 49 DePaul L. Rev. 500 (1999); 23 Seattle L. Rev. 282 (1999); 19 N. Ill. L. Rev. 333 at 333 (1999); Bus. L. Monographs C3-C3-1, § 103; 109 Yale L.J.1472 (2000); 74 Tul. L. Rev. 1809 at n.72 (2000); 5 Yale J. Health Pol'y L. & Ethics 341 at 348 (2005); 38 Pepp. L. Rev. 283 at 286 (2011).

"Will Legal Ethics Go Up in Smoke?," Wall Street Journal, June 16, 1998 at A18. **Cited In:** 109 Yale L.J. 1472 (2000); DEBORAH RHODE, IN THE INTERESTS OF JUSTICE 178 (2000); DEBORAH RHODE & DAVID LUBAN, LEGAL ETHICS 691 (3d ed. 2001); DEBORAH RHODE & GEOFFREY HAZARD, PROFESSIONAL RESPONSIBILITY AND REGULATION 197 (2002).

Ethics Go Up in Smoke, Legal Times, Mar. 9, 1998 at 33. **Cited In:** 2 J. Inst. Stud. Legal Eth. 264 (1999).

"When Witnesses Are Told What to Say," Washington Post, Jan. 13, 1998 at A15. (co-authored with Ron Rotunda); **Cited In:** 12 Geo. J.L.E. 468 (1999); 30 Tex. Tech. L. Rev. 1401 (1999); DEBORAH RHODE, IN THE INTERESTS OF JUSTICE 97 (2000); 70 Ford. L. Rev. 1599 at 1614 (2002); *Lippe v. Bairnco Corp. et al.*, 2002 WL 34342589 at n.45 (SDNY, Feb. 1, 2002); 31 Pepp. L. Rev. 175, at 185, 188 (2004); THOMAS MORGAN & RONALD ROTUNDA, PROFESSIONAL RESPONSIBILITY

450 (9th ed. 2006); IADC Prod. Liab. Newsletter 2 (Dec. 2008); RONALD ROTUNDA & JOHN DZIENKOWSKI, **LEGAL ETHICS, LAW. DESKBK. PROF. RESP.** § 25-3 (2002-03 ed.), § 3.4-3 (2005-06, 2006-07, 2009-2010, 2010-11, 2011-12 eds.); 44 Akron L. Rev. 679 at 688 (2011).

"Contingency Fees: a peril to nation's health?" Corpus Christi Caller Times, Aug. 22, 1997.

"Curb Legal Feeding Frenzy," USA Today, Jan. 10, 1996 at p.11A. **Cited In:** 49 SMU L. Rev. 1640, 1655 (1996); 47 DePaul L. Rev. 468 (1998).

"Foster's Papers: What Executive Privilege?" The New York Times, Aug. 2, 1995, p. A19. **Cited In:** 76 Geo. Wash. L. Rev. 197, 199 (2008) (Reprinted in the Baltimore Evening Sun, St. Louis Post-Dispatch, Minnesota Star Tribune, Buffalo News, Sacramento Bee, Houston Chronicle and Raleigh News & Observer).

"Does America Need Tort Reform? Yes, To Curb Lawyers' Greed," N.Y. Daily News, May 5, 1995, p. 33.

"After Asbestos, the Next Tort-Law Fiasco," Wall St. J., Oct. 21, 1992, p. A17, col. 4. Reprinted in 7 Issues of Injury 4 (1993). **Cited In:** 1998 Det. C.L. Rev. 197 (1998).

"Keeping Quiet in the Face of Fraud," Los Angeles Times, Mar. 12, 1992, p. A11. **Cited In:** 25 Ariz. St. L. J. 545 (1993); 20 Ford. Urb. L.J. 872 (1993); 72 Wash. L. Rev. 467 (1997).

"Lawyers' Fee Frenzy," The Washington Post, Aug. 16, 1991, p.A29, col. 3. **Cited In:** Hatton v. Asbestos Corp., 1991 U.S. Dist. Lexis 13345, at *4 (N.D. Ill. Sept. 23, 1991); Wells v. Asbestos Corp., 1991 U.S. Dist. Lexis 13388, at *4 (N.D. Ill. Sept. 23, 1991); Auberdene Conway v. Asbestos Corp Ltd., 1991 WL 195800 (N.D. Ill. Sept. 23, 1991).

L. National and Professional Press

I have been cited or quoted in: **ABA/BNA Lawyers' Manual on Professional Conduct, Current Reports**, March 2, 2011 at 128, June 7, 2000 at 278-79, Feb. 18, 1998 at 50, 53, Feb. 4, 1998 at 20-21, June 28, 1995 at 180-81, Feb. 8, 1995 at 14, Feb. 23, 1994 at 31-32; **ABA Journal**, Feb. 2007 at 38, 60, Jan. 2005 at 16, October 2004 at 34, Mar. 2004 at 37, Dec. 1997 at 33, Sept. 1997 at 74-75, Aug. 1997 at 28, Jan. 1997 at 40, May 1996 at 28, Apr. 1994 at 12; Feb. 1994 at 26; **ABA Journal E-Report**, July 15, 2004, Nov. 12, 2004, Oct. 8, 2004; **ABC News** May 12, 2004; **ABC News 20/20**, Mar. 16, 1998, Trans No. 98031603-J11; **AOLNEWS.COM**, July 28, 2010, **The American Lawyer**, Oct. 2005 supp., Aug. 2004 at 146, Sept. 10, 1998 at 1, May 1998 at 50, Oct. 1997 at 34-35; American Lawyer Media, **The Recorder**, Feb. 16, 1998 at 1, Feb. 9, 1998 at 1; **The American Spectator**, Mar. 2005 at , Mar. 1994 at 61, Sept. 1990 at 18-19; **Associated Press**, March 24, 2010 at 4:00 p.m. PDT, Jan. 7, 2005 at 21:42:06, Nov. 25, 2004 at 01:50:03, Nov. 24, 2004 at 19:00:15, Feb. 4, 2003 at 16:45:00, June 12, 1998 at 10:35:08-0400, June 11, 1998 (1998 WL 6679634), Apr. 10, 1998 (1998 WL 7403502), Jan. 10, 1977 at 18:24:23, Dec. 18, 1996 at 20:08:19, July 14 and 17, 1992, (picked up by several hundred newspapers); **Atlanta Jour. & Constitution**, July 7, 2004 at 6A, June 7, 1998 at 5G; **Baltimore Sun**, Feb. 5, 2003, Oct. 15, 1999 at 1A; **Barron's**, Dec. 2, 1991 at 10; **Bloomberg. Com.**, Apr. 10, 2007; **Bloomberg BNA**, March 21, 2016; **Bloomberg News**, Apr. 10, 2007, June 20, 2002, Jan. 27, 1995; **BNA Civil Trial Manual, Current Reports**, Feb. 15, 1995 at 40, Feb. 1, 1995 at 24; **BNA Class Action Litigation Report**, v.3, No. 17, 9/13/02; **Bloomberg Criminal Law Reporter**, Aug. 30, 2017; **BNA Criminal Practice Manual, Current Reports**, Ap. 13, 1994 at 172, 176; **BNA**

Toxics Law Reporter, v. 29, 3/6/14; **Boston Globe**, Nov. 7, 2010 at 10, Aug. 10, 2001 at A1, June 9, 1998 at C4; **Business Week**, Apr. 29, 1996 at 86; **CBS MarketWatch**, Feb. 2, 2005; Jan. 7, 2005; **Chicago Sun-Times**, Apr. 11, 2007 at 59, Nov. 26, 2004 at 50, June 15, 1998 at 26; **Chicago Tribune**, Apr. 11, 2007 at C3, June 23, 2004 at C1, Mar. 8, 2004 at 1, Sept. 24, 2003 at C1, Aug. 16, 2002 at 1, June 5, 1998 at 23; **Chief Executive**, Jan. Feb. 1995 at 60; **Chief Legal Executive**, Winter 2003 at 26; **Christian Science Monitor**, July 24, 2000 at 2, Apr. 13, 1998 at 3; **Cincinnati Enquirer**, June 19, 2011 at A1, Dec. 10, 1998 at B1, June 7, 1998 at E1, Dec. 29, 1997 at B1, Dec. 11, 1997 at A2, Oct. 12, 1997 at A1, May 5, 1996 at F1; **City Journal** (Manhattan Institute), Autumn 2002, p. 74; **Cleveland Plain Dealer**, Jan. 15, 2005 at C1, Mar. 1, 2000 at 8B, Feb. 29, 2000 at 1A, July 15, 1992 at 3E, Feb. 27, 1994 at 1C; **Common Cause Magazine**, Fall 1993 at 14-20; **Congressional Quarterly News**, Nov. 21, 2107; **Congressional Record** -- Senate, 105th Cong., 2d sess., June 16, 1998, S6367, S6374, S6378, June 11, 1998, 144 Cong. Rec. S6149 at 6159, 6160, 6172-73, May 19, 1998, S5103, S5106, S5108; **Corriere della Serra** (Milan, It.) Nov. 26, 2004; **CQ Researcher**, 3308 (Nov. 5, 2007), 397 (May 2, 2003), 640 (March 15, 2003), 6, 9 (March 26, 2003), 137 (Feb. 4, 2003), 599 (July 27, 2001), 18 (May 22, 1992); **Crain's Chicago Business**, Feb. 28, 2005 at 35, Jan. 12, 2004; **Crain's New York Business**, Feb. 28, 2005 at 25, Aug. 14, 2000 at 16, Feb. 7, 2000 at 14, May 24, 1999 at 3, Nov. 3, 1997 at 14, July 7, 1997 at 1, June 9, 1997 at 45, June 2, 1997 at 35, Apr. 22, 1996 at 3; **Daily Deal**, Feb. 16, 2006; **Dallas Morning News**, July 20, 2003 at 1A, June 13, 1998 at 2F, Mar. 14, 1998 at 6A, Dec. 11, 1997 at 1D, Oct. 24, 1997 at A1; Feb. 11, 1994 at 6A; **Denver Post**, Apr. 5, 1995 at A2; **Detroit News**, 12/10/00 at B1; **Detroit Free Press**, Jan. 8, 2005 at 3A, Jan. 22, 2004 at 1A; **Dow Jones News Service**, Dec. 17, 2003 (12:33:00) March 13, 2017; **The Economist**, Jan. 29, 2005, Feb. 13, 1999 at 28; **The Evening Standard** (London), Mar. 31, 1999 at 2; **Fifth Estate** (Canadian Broadcasting Co.), Jan. 22, 2003; **Financial Times** (London), Feb. 5, 2005 at 1, June 24, 2004 at 8, Jan. 20, 2004 at 23, Sept. 9, 2002 at 27, May 14, 2002 at 15, Apr. 6, 2000 at 6, 9, 5; July 17, 1998 at 21; **Financial World**, Oct. 10, 1995 at 28; Nov. 3, 1997 at 14; **Forbes**, Jan. 08, 2008 at 36, Sept. 4, 2006 at 136, July 21, 2003 at 64, 67, Apr. 16, 2001 at 62, Oct. 16, 2000 at , May 1, 2000 at 69, July 7, 1997 at 43, Feb. 12, 1996 at 47, Nov. 6, 1995 at 140, Feb. 19, 1990, at 130, Oct. 16, 1989, at 197; **Forbes.com**, Aug. 15, 2018, Aug. 15, 2018, April 13, 2015 at 38, July 14, 2010, 3:10 p.m.; **Fortune**, June 13, 2005 at 96, Apr. 18, 2005 at 190, Mar. 3, 2003 at 110, Aug. 26, 1991 at 86; **Fox News**, Stossel show, 6/16/2011, Dec. 15, 1997, Nov. 5, 1997; **The Guardian** (London), Nov. 4, 1997 at 17; **Houston Chronicle**, Oct. 3, 2004 at A1, June 14, 1998 at 2, Mar. 14, 1998 at A29; **Insurance Information Inst. Rep.**, Nov. 1994 (R. Gastel, Ed. "The Liability System"), Aug. 1994; **International Herald Tribune**, Apr. 11, 2007 at 15, Feb. 3, 2005 at 15, Mar. 20, 2003 at 13, Dec. 12, 1997, at 3, Aug. 3, 1995; **Inside Counsel**, July 2014, Feb. 2008 at 16; **Investor's Business Daily**, Jan. 10, 2005 at A18, Jan. 23, 2002 at A18, Sept. 12, 1996, at A1, Mar. 22, 1996 at A2, Mar. 11, 1996 at A1, Aug. 15, 1995 at A1, Oct. 12, 1994 at A1, Feb. 21, 1992 at 2, Mar. 4, 1992 at 10, Oct. 12, 1994 at A1; **J. of Legal Prof.** at 301 (Spring 2009); **Law 360**, May 3, 2019, May 29, 2018, Nov. 16, 2017; **Lawyer's Weekly USA**, Aug. 21, 2000 at 19, July 28, 1997 at 19, Mar. 10, 1997 at 1, Aug. 26, 1996 at 9, June 17, 1996 at 17, Nov. 6, 1995 at 22, Oct. 23 1995 at 10, Dec. 19, 1994 at 1, 15, Apr. 11, 1994; **Lawyer's Monthly**, Sept. 1990, at 1, 7; **The Legal Intelligencer**, Oct. 17, 2005 at 3; **Legal Times**, July 12, 2004 at 54, June 14, 2004 at 1, Mar. 9, 1998 at 33, Mar. 1, 1996 at 21, Jan. 29 1996 at 23, Feb. 13, 1995 at; **London Times**, May 17, 1994; **Los Angeles Times**, Jan. 9, 2005 at A31, Mar. 9, 1999 at C5; Dec. 11, 1997 at D7, Mar. 24, 1996 at B1, Mar. 22, 1996 at A3, Sept. 29, 1995 at A1; **Mealey's Litigation Reports: Asbestos**, Oct. 17, 1997; **Miami Herald**, Jan. 8, 2005 at 5A, June 12, 1998 at 19A, Apr. 19, 1998 at 12A; **NBC Nightly News**, Nov. 10, 1996; **National Law Journal**, Mar. 23, 2009 at 4, Aug. 21, 2006 at 4, July 11, 2005 at 4, Feb. 28, 2005 at 1, July 26, 2004 at 7, May 12, 2003 at 6, Feb. 18, 2002 at A8,

Dec. 17, 2001 at A17, Dec. 20, 1999 at A1, Oct. 25, 1999 at A1, July 19, 1999 at A5, Dec. 28, 1998 at A4, Sept. 14, 1998 at A6, May 25, 1998 at A6, Feb. 9, 1998 at A20, Dec. 22, 1997 at A9, May 12, 1997 at 20, June 19, 1995 at A6, Jan. 30, 1995 at A7, Jan. 16, 1995 at A6, Feb. 14, 1994, at 15, June 7, 1993 at 3; **National Journal**, May 17, 2008 at 17, July 10, 2004, Jan. 3, 2004 at 8, July 29, 2000 at 2439, Nov. 13, 1999 at 3292, May 30, 1998 at 1222; Apr. 18, 1998 at 862, Mar. 12, 1994 at 577, 580, Dec. 8, 1990, at 2963; **Nat'l Public Radio**, Feb. 4, 2014 available at <http://www.npr.org/2014/02/04/271542406/case-sheds-light-on-the-murky-world-of-abestos-litigation>; Jan. 4, 2005 "Marketplace;" Sept. 2001 ("All Things Considered"), July 20, 2000 ("Morning Edition"), July 6, 1999 ("All Things Considered"), June 25, 1997, TR97062502-210, May 21, 1996, Tr.#1872-10, Aug. 6, 1995, TR1135-3; **National Review**, Aug. 29, 2005 at 34, June 14, 2004 at 26, June 22, 1998 at 28, Feb. 24, 1997 at 38; **Newsweek**, July 20, 1998 at 53, Nov. 13, 1995 at 75; **New York Daily News**, Dec. 17, 2014 at 29; Jan. 16, 2005 at 6, July 10, 2000 at 28; **New York Post**, March 15, 2015 at 18; June 5, 2013, at 74; July 8, 2012 at, Feb. 4, 2003 at, Oct. 13, 2002 at ; June 14, 1998 at 75, Aug. 10, 1994 at 18; **New York Times**, Jan. 12, 2014 at SP2, Dec. 3, 2013 at A27, Nov. 7, 2010 at A1, Feb. 19, 2009 at A15, Mar. 30, 2008 at A23, Aug. 27, 2007 at A10, Feb. 2, 2005 at C1, Jan. 7, 2005 (Nat'l Ed.), Nov. 26, 2004 at A 29, Aug. 28, 2004 at A8, May 18, 2004 at C1, C6, July 4, 2003 at A16, May 26, 2003 at A10, Mar. 19, 2003 at C11, Mar. 27, 2003 at C1, Dec. 31, 2002 at C1, Dec. 15, 2002 at B4, Nov. 7, 2002 at C1, Nov. 3, 2002 at § 3, p. 1, Aug. 20, 2002 at A2, Aug. 15, 2002 at A14, Apr. 13, 2002 at C1, C14, Apr. 10, 2002 at A1, Aug. 8, 2001 at A12, Sep. 3, 2000 at §3, p. 12, Feb. 14, 1999 at WK5, July 28, 1998 at A1, June 17, 1998 at 1, Dec. 11, 1997 at A19, Oct. 24, 1997 at B1, Oct. 11, 1997, at A8, Sept. 11, 1997 at A27, July 10, 1997 at D2, Nov. 7, 1996 at D1, May 2, 1996 at D2, Feb. 22, 1996 at D2, Jan. 25, 1996 at D2, Mar. 24, 1995 at B6, Mar. 23, 1995 at D2, May 6, 1994 at B18, Mar. 18, 1994 at A22, Feb. 25, 1994 at A28, Feb. 11, 1994 at 1A, Mar. 2, 1993 at B5, Oct. 6, 1989 at B35; **New Zealand Herald**, Nov. 26, 2004 at B3; **PBS**, Nov. 25, 2005 ("Journal Report"); **Philadelphia Inquirer**, Jan. 8, 2005 at A12, Mar. 31, 1999 at A01; **Reuters News**, July 18, 2012 at 5:14 a.m., April 2, 2010 (2:06 p.m.), Mar. 8, 2005 (4:29 p.m.), Feb. 2, 2005; **Rocky Mtn News**, Feb. 3, 2006 at 37A, June 10, 2005 at 42A, June 12, 1998 at 42A, June 10, 1998 at 43A, Jan. 29, 1995 at 66A; **Roll Call**, Sept. 26, 1994 (Sen. Mitch McConnell, 'Incremental' Health Reform Must Include Changes to Liability System); **St. Louis Post-Dispatch**, Jan. 26, 2005 at A1, Jan. 8, 2005 at 20, Dec. 12, 2004 at B1, Dec. 6, 2004 at B1, Oct. 18, 2004 at B1, Sept. 10, 2004 at B2, June 23, 2004, Feb. 22, 2004 at C1, Jan. 14, 2004 at B1, Apr. 6, 2003 at E1, Sep. 10, 2000 at C1, July 6, 1998 at A9; **San Diego Union-Trib.**, Sept. 24, 2003 at C1, June 12, 1998 at A8, Dec. 15, 1997 at B6, Mar. 17, 1996 at A3, Oct. 17, 1993 at G-1; **San Francisco Chronicle**, June 17, 1998 at A1; **Seattle Times**, Nov. 25, 2004 at A10, June 23, 2004 at D1, Sept. 24, 2003 at E1, Dec. 11, 1997 at A8, Dec. 19, 1996, Apr. 17, 1995, July 28, 1992 at A3; **Smart Money**, Oct. 1992, p.89; **Suddeutsche Zeitung** (Germany), June 14, 2004 at 19; **Star Tribune** (Minneapolis), Feb. 14, 1999 at 11A; **Taipei Times**, Apr. 14, 2002 at 11; **UPI**, Jan. 7, 2005 (5:04 PM EST); **USA Today**, Mar. 8, 2004 at 1A, Dec. 11 1997 at 6A, Dec. 9, 1997 at 14A, Jan. 18, 1996 at 10A, Aug. 9, 1995 at 9A, July 10, 1995 at 11A; **U.S. News & World Report**, Nov. 1, 1999 at 36, Jan. 30, 1995 at 51, 56; **Wall St. Journal**, March 15, 2017 at B3, Oct. 31, 2011 at B1, Nov. 3, 2008 at A5, Apr. 24, 2006 at B1, Feb. 23, 2006 at A8, Feb. 14, 2006 at A22, July 19, 1999 at A15, June 22, 1998 at B7C, June 3, 1998 at A18, Mar. 19, 1998 at A18, Jan. 28, 1998 at B1, Dec. 11, 1997 at A6, Oct. 7, 1997 at A23, Feb. 12, 1997 at B9, Mar. 20, 1996 at A15, Jan. 15, 1996 at B5, Nov. 20, 1995 at B14, Jan. 24, 1995 at A22, July 29, 1994 at B8, Mar. 18, 1994 at B10, Feb. 17, 1994 at A1, Oct. 13, 1993 at B5, Oct. 12, 1993 at B1, Mar. 19, 1993 at B12, Jan. 29, 1993 at B9, Nov. 14, 1990 at A17; **Wall St. J. Online**, April 15, 2013; **Washington Post**, Jan. 28, 2008 at D1, July 25, 2005 at D1, Jan. 8, 2005 at A4, Aug. 12, 2002, at E1, Aug. 11, 2002 at A4, Apr. 8, 2002 at E1, May 13, 1999 at A21, June 3, 1998 at A23, Dec. 11, 1997 at A6, June 23, 1996 at A10; Apr. 8, 2008 at D01; **Washington**

Times, Aug. 8, 2005 at A18, May 13, 1999 at A21, Dec. 12, 1998 at A1, July 20, 1998 at 30, June 7, 1998 at A1, May 28, 1996 at A13; **The Weekly Standard**, Sept. 23, 1996 at 21, Sept. 18, 1995 at 49; **WNBC** (N.Y.) News, June 29, 2001.

M. Popular Press – Other

Akron Beacon Journal, Feb. 3, 2005 at D1, Apr. 16, 1995 at G1; (Albany) Times Union, Jan. 1, 2012 at A1, Aug. 1, 2003 at A1, May 25, 2003 at C1, Oct. 24, 2002 at B1; The (Allentown) Morning Call, Dec. 11, 1997 at A1; American Agent & Broker, Mar. 1997 at 20; American Political Network, Inc. Health Line, Dec. 11, 1997, Oct. 13, 1993; Arkansas Democrat-Gazette, Dec. 19 1999 at 13B, June 5, 1998 at B8; Austin American Statesman, Feb. 7, 1999 at B1, Jan. 9, 1999 at B1, Mar. 14, 1998 at B1; Baton Rouge Advocate, Nov. 21, 2004 at 26, June 12, 1998 at 6A; Bergen Record, Dec. 28, 2003 at A15, Mar. 22, 1998 at A1, Mar. 1, 1998 at A1; Best's Review P/C, July 1994 at 38; BestWire, Jan. 19, 2004; Buffalo News, June 12, 1998 at A7; Business Insurance, Nov. 11, 1991 at 1; Capital Times (Madison, WI.), May 15, 1999 at 2A, June 12, 1998 at 11A; Charleston Daily Mail, Apr. 20, 1998 at 4A; Charleston Gazette, Nov. 25, 2004 at 1A, Dec. 19 1999 at 13B, Apr. 5, 1999 at 4A, June 12, 1998 at 2A, Apr. 17, 1998 at 2C; (Charleston) Post and Courier, Aug. 3, 2003 at 1A, July 12, 2003 at 1A, Aug. 3, 1998 at 12; Charlotte Observer (N.C.), Nov. 25, 2004 at 22A; Chattanooga Free Press, June 12, 1998 at B3; Chattanooga Times, June 23, 2004 at A1, June 12, 1998 at A9; Chicago Daily Herald, Feb. 17, 1999 at 10; Cincinnati Post, Nov. 25, 2004 at A2; Clarion-Ledger (Jackson, MS), Jan. 27, 2008 at 1G, Dec. 15, 2005 at 1B, Mar. 6, 2005 at 1A, July 9, 2003 at 11A; Colorado Springs Gazette, May 7, 2000; Conn. L. Trib., Jan. 29, 1996 at 9; Corpus Christi Caller-Times, July 2, 2005 at A1; Des Moines Register, Mar. 11, 1999 at 13, June 12, 1998 at 7; Fla. Times Union, Nov. 25, 2004 at A7, June 12, 1998 at A9, Dec. 11 1997; Fresno Bee, Feb. 28, 1994 at B6; Grand Rapids Press, June 12, 1998 at A5; News & Record (Greensboro, N.C.), Mar. 14, 1999 at F1; Sunday Record (Hackensack), Mar. 22, 1998 at A1; Harrisburg Patriot, May 23, 1998 at B1, Apr. 9, 1998 at A1; Hartford Courant, Feb. 2, 2005, Jan. 26, 2003 at D1, Sept., 5, 1997 at A20, Aug. 31, 1997 at A16, Mar. 8, 1994 at B10, July 25, 1994 at D1; Hattiesburg American (MS), Jan. 27, 2008 at editorial; 15 Health Affairs 209 (1996); Honolulu Star, February 23, 1994 at A12; InformationWeek, July 21, 1997; Journal of Commerce, Oct. 24, 1991; Kansas City Star, Nov. 26, 2004 at C2, Nov. 25, 2004 at A10, June 23, 2004 at 1A; Kentucky Inquirer, Dec. 23, 1997 at B1; (Lakeland, FL) The Ledger, Feb. 7, 2003, Feb. 4, 2003; Lancaster New Era (Pa.), Jan. 10, 2000 at A-8; Lexington Herald-Leader (KY), May 10, 2008; (Madison, WI) Capital Times, July 16, 1999 at 12A, May 15, 1999 at 2A; (Mesa, AZ) East Valley Tribune, Nov. 4, 2000; Medical Economics, Nov. 4, 2005 at 71, Aug. 1994 at 10, Sept. 13, 1993 at 92; Medical Tribune, Jan. 25, 1990 at 1; The (Memphis) Commercial Appeal, Mar. 27, 1996 at 4B; Miami Daily Bus. Rev., Apr. 2, 1999 at A5; Milwaukee Journal Sentinel, Jan. 11, 2004 at 4D, June 23, 1999 at 1, May 15, 1999 at 2, Dec. 3, 1998 at 2; Minn. Star Tribune, Feb. 3, 2005, Feb. 14, 1999 at 11A, Jan. 11, 1997 at D1; Mobile Register, Apr. 4, 2004 at 4A, Mar. 28, 2004 at 1A, 4A, 6F; Nashville Tennessean, Feb. 14, 1999; Newark Star-Ledger, May 19, 2004 at 21; New Haven Register, Apr. 2, 1995; New York Sun, Dec. 7, 2006 at 1, Aug. 8, 2006 at 9, May 31, 2006 at 1, Feb. 24, 2006 at 1, Feb. 8, 2006 at 5, Jan. 18, 2005 at 7; Okla. City Journal Record, Mar. 25, 1995; Orange Cty Register, Dec. 11, 1997 at A19, Nov. 23, 1997 at , Mar. 27, 1996 at C3; Orlando Sentinel, Apr. 14, 2002 at H10, Sept. 29, 1996 at G1; Palm Beach Post, Apr. 3, 1995 at 3, Nov. 28, 1993 at 1F; Palmetto (S.C.) Business Daily, March 19, 2015; Portland Oregonian, June 12, 1998 at 12A; (Quincy, MA) The Patriot Ledger, Feb. 5, 2003 at 6; (Raleigh) News and Observer, June 12, 1998 at A4, Feb. 3, 1996 at A9; Richmond Times-Dispatch, Dec. 11, 1997 at A-25, Oct. 12, 1997 at A3, Apr. 16, 1993 at E-1; Sacramento Bee, June 23, 2004, Mar. 8, 1994 at B6; Salt Lake Tribune, May 25, 2003 at E1, Oct. 13, 1997 at A7; San Antonio Express-News, June 12, 1998 at 7A; San Diego Business J., Nov. 4, 2002 at

55; San Francisco Daily J., Dec. 9, 1997 at, Oct. 22, 1997 at 1; The (San Francisco) Reporter, Jan. 14, 1992, at 10; St. Paul Pioneer, Nov. 28, 2004 at 14A; St. Petersburg Times, June 5, 1995 at E11; Salt Lake Tribune, Oct. 13, 1997 at A7, Apr. 5, 1995 at B8; Selma Times-Journal, Mar. 13, 1996; Star-Ledger (Newark), Mar. 28, 1999 at 1, June 12, 1998 at 5; Sun Sentinel, (Ft. Lauderdale), Mar. 1, 1999 at 19A, June 12, 1998 at 3A; Tacoma (Wash.) Morning News, Apr. 5, 1995 at E6; Telegraph-Herald, June 13, 1998 at 1; Toledo Blade, Oct. 29, 2006 at F 1, Oct. 29, 2000 at 1A, July 2, 2000 at A1, Dec. 16, 1998 at 1, Apr. 2, 1995 at E1; Tulsa World, Nov. 25, 2004 at A25, June 12, 1998 at 6; Tucson Citizen, June 12, 1998 at 2A; Press Journal (Vero Beach, FL), Oct. 17, 1998 at A9; Virginia Lawyers Weekly, Apr. 13, 2009; Washington Examiner (Va. ed.), Sept. 20, 2005 (editorial); Waterbury Republican-American, Sept. 17, 2002; Waukesha (WI) Freeman, Nov. 7, 2002; Wichita Eagle, Apr. 23, 1995 at 2E; (Wilmington) News Journal, Mar. 24, 1998 at B1; Wisconsin State Journal, July 13, 1999 at 1A, Mar. 21, 1999 at 1A; Forbes, Jan. 7, 2008 at 181.