

CURRICULUM VITAE

Robin L. West
Frederick Haas Professor of Law and Philosophy
Georgetown University Law Center

EDUCATION

B.A. (1976), University of Maryland, Baltimore County
J.D. (1979), University of Maryland Law School
J.S.M. (1982), Stanford Law School

PERSONAL INFORMATION

Home Address:

101 Ridgewood Road
Baltimore, Maryland 21210
410-235-0715

Family:

Married.
Spouse: David Grant
Three children, with Robert Green Esq., deceased:

Nicholas (b. 1990)
Benjamin (b. 1992)
Molly (b. 1994)

Current Position:

Frederick Haas Professor of Law and Philosophy
Faculty Director, Georgetown Center for the Study of Law and Humanities
Georgetown University Law Center
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Washington, D.C. 20001
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ACADEMIC EMPLOYMENT HISTORY

1982-1985
Assistant Professor of Law,
Cleveland State University

1985-86:
Visiting Assistant Professor of Law,
Stanford University School of Law

1986-1991:

Assistant Professor of Law and then Professor of Law,
University of Maryland Law School

1988-89:

Visiting Professor of Law,
University of Chicago Law School

1991-92:

Visiting Professor of Law,
Georgetown University Law Center

1992-Present:

Professor of Law,
Georgetown University Law Center

2004-05:

John Carroll Research Professor
Georgetown University Law Center

2007 to Present:

Frederick Haas Professor of Law and Philosophy,
Georgetown University Law Center

2008 to 2011:

Associate Dean for Research and Academic Programs
Georgetown University Law Center

2013-Present

Faculty Director, Georgetown Center for the Study of Law and Humanities

SCHOLARSHIP

Books

NARRATIVE, AUTHORITY AND LAW (Mich. Press 1993).

PROGRESSIVE CONSTITUTIONALISM (Duke Univ. Press 1994).

CARING FOR JUSTICE (N.Y.U. Press 1997).

RIGHTS, INTERNATIONAL LIBRARY OF ESSAYS IN LAW AND LEGAL THEORY, SECOND SERIES, editor (Ashgate Press 2001).

RE-IMAGINING JUSTICE (Ashgate Press 2003).

JURISPRUDENCE CASES AND MATERIALS: AN INTRODUCTION TO THE PHILOSOPHY OF LAW AND ITS APPLICATIONS, co-edited with Stephen Gottlieb, Brian Bix, and Timothy Lytton (Lexis Nexis 2006, new edition, 2015).

MARRIAGE, SEXUALITY, AND GENDER (Paradigm Press 2007).

NORMATIVE JURISPRUDENCE, AN INTRODUCTION (Cambridge University Press 2012).

TEACHING LAW (Cambridge University Press 2013)

IN SEARCH OF COMMON GROUND IN THE ABORTION DEBATE, co-edited with Meredith Esser and Justin Murray (Ashgate Press, 2014)

PHILOSOPHERS AND LAW: THE IMPACT OF MARTHA NUSSBAUM ON AMERICAN JURISPRUDENCE editor, (Ashgate Press 2015)

Book Chapters

The Other Utilitarians, in NEW DEVELOPMENTS IN LEGAL THEORY (Brian Bix ed., Cambridge Univ. Press 1997).

Comment on Sandel and Liberalism, in DEBATING DEMOCRACY'S DISCONTENTS (Anita Allen & Mitt Regan eds., 1998).

Sex, Harm and Impeachment, in AFTERMATH: THE CLINTON IMPEACHMENT AND THE PRESIDENCY IN THE AGE OF POLITICAL SPECTACLE (Leonard Kaplan & Beverly Moran eds., 2001).

Lifting the Veil of the Right to be left Alone, in THE PRIVATE I: PRIVACY IN A PUBLIC WORLD (Molly Peacock ed., 2001).

Do We Have A Right to Care?, in THE SUBJECT OF CARE (Eva Kittay & Ellen Feder eds., 2003).

Pornography as a Legal Text, in FOR ADULT READERS ONLY (1990).

Toward a Harm-Based Theory of Sexual Harrassment, in NEW DEVELOPMENTS IN SEXUAL HARASSMENT LAW (Catherine McKinnon & Reva Siegal eds., 2003).

Human Rights, the Rule of Law and American Constitutionalism, in PROTECTING HUMAN RIGHTS (Tom Campbell, Jeffrey Goldsworthy & Adrienne Stone eds., Oxford Univ. Press 2003).

Law and Sex in Orwell's 1984, in ESSAYS IN CELEBRATION OF THE 50TH ANNIVERSARY OF THE PUBLICATION OF 1984 (Martha Nussbaum ed., 2003).

Roe v Wade, opinion, in RE-WRITING ROE V. WADE (Jack Balkin, ed. N.Y. Univ. Press 2005).

Legal Lives, in THE MESSY SELF (Jennifer Rosner ed., Paradigm Press 2007).

Toward Normative Jurisprudence, in CONTEMPORARY JURISPRUDENCE (Jay Mootz ed., Oxford Press 2009).

The Missing Jurisprudence of the Legislated Constitution, in THE CONSTITUTION IN 2020 (Jack Balkin & Reva Siegel eds., Oxford Press 2009).

Ennobling Politics, in LIVING SPEECH: RESISTING THE EMPIRE OF FORCE (J.B. White ed., 2009).

Sex, Law and Consent, in THE ETHICS OF CONSENT (A. Wartheimer ed., 2009).

Law, Literature, and Culture at Duke, Durham and Dupont, Chapter, in an anthology on the history of the Law and Literature movement (2011).

When and Where They Enter, in TRANSCENDING THE BOUNDARIES OF LAW (M. Fineman ed., Routledge). Press, 2010).

Gatsby and Tort, in AMERICAN GUY: LAW AND MASCULINITY IN EARLY TWENTIETH CENTURY AMERICAN LITERATURE, editors Martha Nussbaum and Saul Levmore (University of Chicago Press 2014)

Toward a Jurisprudence of the Civil Rights Acts, in THE CIVIL RIGHTS ACT AT FIFTY, editors Ellen Katz and Sam Bagenstos (University of Michigan Press 2015)

Constitutional Capabilities, in NUSSBAUM AND LAW, Ashgate Press (2015)

The Freedom of the Church as an Exit Right, in THE FREEDOM OF THE CHURCH, editor Micah Schwartzman (2016)

Hobby Lobby, The Rhetoric of Birth Control, and Our Ongoing Cultural Wars: Pleasure and Desire in the Cross-fires (forthcoming), in THE RHETORIC OF REPRODUCTION (2016)

Book Reviews

Relativism, Objectivity, and Law, 99 YALE L.J. 1473 (1990) (reviewing BARBARA HERRNSTEIN SMITH, *CONTINGENCIES OF VALUE: ALTERNATIVE PERSPECTIVES FOR CRITICAL THEORY* (1990)).

Murdering the Spirit: Racism, Rights, and Commerce, 90 MICH. L. REV. 1771 (1992) (reviewing PATRICIA L. WILLIAMS, *THE ALCHEMY OF RACE AND RIGHTS* (1992)).

Sex, Reason and a Taste for the Absurd, 81 GEO. L.J. 2413 (1993) (reviewing RICHARD A. POSNER, *SEX AND REASON* (1993)).

The Word on Trial, 35 WM. & MARY L. REV. 1101 (1994) (reviewing MILNER S. BALL, *THE WORD AND THE LAW* (1993)).

A Constitution of Reasons, 92 MICH. L. REV. 1409 (1994) (reviewing CASS SUNSTEIN, *THE PARTIAL CONSTITUTION* (1994)).

Book Review, 13 L. & HISTORY REV. 433 (1995) (reviewing DAVID GARROW, *LIBERTY AND SEXUALITY, A HISTORY OF ROE V WADE*,).

Book Review ___Law & Culture___ (spring 1996) (reviewing THE HAPPY COUPLE, THE FIRST AUSTRALIAN ASSOCIATION OF LAW AND LITERATURE COLLECTED PAPERS).

Book Review, 107 ETHICS 372 (1997) (reviewing MATTHEW KRAMER, *CRITICAL LEGAL THEORY AND THE CHALLENGE OF FEMINISM* (1995)).

Law and Fancy, 95 MICH. L. REV. 1851 (1997) (reviewing MARTHA NUSSBAUM, *POETIC JUSTICE* (1997)).

Integrity and Universalism: A Comment on Dworkin's Freedom's Law, 65 FORDHAM LAW REVIEW PC (1997) (reviewing RONALD DWORKIN, *FREEDOM'S LAW* (1997)).

Comment on Eileen McDonogh's Breaking the Abortion Deadlock, 12 STUD. AM. POL. DEV. 204 (1998).

Vichy France, Book Review, July/August, Tikkun Magazine (1999);

Human Capabilities and Human Authorities: A Comment on Martha Nussbaum's Women and Human Development, 15 ST. THOMAS L. REV. 757 (2003) (reviewing MARTHA NUSSBAUM, *WOMEN AND HUMAN DEVELOPMENT* (2001)).

Women and Human Development, 4 THE GREEN BAG 2d 207 (2001) (reviewing MARTHA NUSSBAUM, WOMEN AND HUMAN DEVELOPMENT (2001)).

Joseph in Lawyerland, 101 COLUM. L. REV. 1775 (2001) (reviewing Lawrence Joseph, LAWYERLAND: WHAT LAWYERS TALK ABOUT WHEN THEY TALK ABOUT LAW (1997)).

Book Review, 10 DEPAUL JOURNAL OF HEALTH CARE LAW 567 (2007) (reviewing MADISON POWERS & RUTH FADEN, SOCIAL JUSTICE: THE MORAL FOUNDATION OF PUBLIC HEALTH (2006)).

Rights and Duties: A Comment on Dworkin's Justice for Hedgehogs, BOSTON UNIVERSITY LAW REVIEW (2010).

Putting Students and Teachers First: A Review of Michelle Rhee's Radical, BOSTON REVIEW, (2013).

Schools and Citizens: The Failure of Corporate Reform: A Review of Diane Ravitch's REIGN OF ERROR, BOSTON REVIEW (2014)

Review Essay, Liberal Responsibilities, a Review of Corey Brettschneider's WHEN THE STATE SPEAKS WHAT SHOULD IT SAY, and McClain and Fleming's ORDERED LIBERTY 49 Tulsa law Review 393 (2013).

Review Essay: Hate Speech and State Speech, a review of Corey Brettschneider's WHEN THE STATE SPEAKS WHAT SHOULD IT SAY, Brooklyn Law Review (2014)

Encyclopedia and Dictionary Entries

Entry on *Feminist Legal Theory*, ENCYCLOPEDIA OF PHILOSOPHY (Macmillan Press 1996).

Entry on *Law, Literature and Feminism*, ENCYCLOPEDIA & BIBLIOGRAPHY OF FEMINIST JURISPRUDENCE (1999).

Introduction, in RIGHTS, ENCYCLOPEDIA OF INTERNATIONAL LEGAL THEORY (Ashgate Press 2003).

Entry on *The Constitution as Aspiration* CONSTITUTIONAL LAW ENCYCLOPEDIA (Macmillan Press 2004).

Entry on *Difference and Equality* CONSTITUTIONAL LAW ENCYCLOPEDIA (Macmillan Press 2004).

Entry on *Feminist Legal Theory*, ENCYCLOPEDIA OF PHILOSOPHY (2006).

Entry on *Women and Law*, WOMEN'S HISTORY ENCYCLOPEDIA (2008).

Entry on *Positive Rights*, ENCYCLOPEDIA OF THE SUPREME COURT (2009).

Entry on *Affirmative Action*, CONSTITUTIONAL LAW ENCYCLOPEDIA FOR HIGH SCHOOL STUDENTS

Entry on *Law and Politics*, ENCYCLOPEDIA OF POLITICAL SCIENCE (2014)

Articles (etc.)

In the Interest of the Governed: A Utilitarian Justification for Substantive Judicial Review, 18 GA. L. REV. 469 (1984).

Jurisprudence as Narrative: An Aesthetic Analysis of Modern Legal Theory," 60 N.Y.U.L. Rev. 145 (1985).

Liberalism Rediscovered: A Pragmatic Definition of the Liberal Vision, 46 U. PITT. L. REV. 673 (1985).

Law, Rights, and Other Totemic Illusions: Legal Liberalism and Freud's Theory of the Rule of Law," 134 U. PA. L. REV. 817 (1986).

Submission, Choice, and Ethics: A Rejoinder to Judge Posner, 99 HARV. L. REV. 1449 (1986).

Authority, Autonomy and Choice: A Contrast of the Jurisprudence of Franz Kafka and Richard Posner, 99 HARV. L. REV. 1449 (1986).

The Feminist-Conservative Anti-Pornography Alliance and the 1986 Attorney General's Commission on Pornography Report, 12 AM. B. FOUND. RES. J. 681 (1987).

Jurisprudence and Gender, 55 U. CHI. L. REV. 1 (1988).

This piece has been reprinted in several anthologies and casebooks and translated into several languages.

The Authoritarian Impulse in Constitutional Law, 42 U. MIAMI L. REV. 531 (1988).

Economic Man and Literary Woman: One Contrast, 39 MERCER L. REV. 867 (1988).

This piece has been reprinted in several anthologies, once in translation.

The Difference in Women's Hedonic Lives, 3 WIS. WOMEN'S L.J. 81 (1988).

This piece has been reprinted in several anthologies and casebooks.

Deconstructing the CLS-FEM Split, 2 WIS. WOMEN'S L.J. 85 (1988).

Communities, Texts, and Law: Reflections on the Law and Literature Movement, 1 YALE J.L. & HUMAN. 129 (1988).

Feminism, Critical Social Theory, and Law, 1989 CHIC. L. FORUM 59 (1989).

Law, Literature, and the Celebration of Authority, 83 N. W. U. L. REV. 977 (1989).

The Feminine Silence: A Response to Professor Koffler, 1 CARDOZO STUD. L. & LITERATURE 14 (1989).

Love, Rage, and Legal Theory, 1 YALE. L.J. L. & FEMINISM 101 (1989).

Adjudication Is Not Interpretation: Some Reservations About the Law-As-Literature Movement," 54 TENN. L. REV. 441 (1989).

Equality Theory, Marital Rape, and the Promise of the Fourteenth Amendment, 42 FLA. L. REV. 45 (1990).

Progressive and Conservative Constitutionalism, 88 MICH. L. REV. 641 (1990).
This piece has been reprinted in several anthologies.

Taking Preferences Seriously, 64 TUL. L. REV. 659 (1990).

The Meaning of Equality and the Interpretive Turn, 66 CHI.-KENT. L. REV. 451 (1990).

The Supreme Court: 1989 Term, Foreword: Taking Freedom Seriously, 104 HARV. L. REV. 43 (1990).
This piece has been reprinted in three anthologies.

Narrative, Responsibility and Death: A Comment on the Death Penalty Cases from the 1989 Term," 1 MD. J. CONTEMP. LEG. ISSUES 161 (1990).

Toward an Abolitionist Interpretation of the Fourteenth Amendment, 94 W. VA. L. REV. 111 (1991).

The Ideal of Liberty: A Comment on Michael H. v. Gerald D., 139 U. PA. L. REV. 1373 (1991).

Constitutional Skepticism, 72 B. U. L. REV. 765 (1992).
This piece has been reprinted in several anthologies.

Reconstructing Liberty, 59 TENN. L. REV. 441 (1992).

The Aspirational Constitution, 88 N. W. U. L. REV. 241 (1993).

Legitimizing the Illegitimate: A Comment on 'Beyond Rape', 93 COLUM. L. REV. 1442 (1993).

Natural Law Ambiguities, 25 CONN. L. REV. 831 (1993).

Toward a First Amendment Jurisprudence of Respect: A Comment on George Fletcher's Constitutional Identity, 14 CARDOZO L. REV. 759 (1993).

A Comment on Professor Bernstein's Interpretation of Casey, HASTINGS L. J. (1994).

Men, Women and Rape, a Panel Discussion, 63 FORDHAM L. REV. 125 (1994).

The Harms of Consensual Sex, 94 American Philosophical Association Newsletter 52 (Spring, 1995).

This piece has been reprinted in three anthologies, and translated into several foreign languages.

Rape, Sex, Consent: A Comment, 2 L. THEORY 233-51 (1996).

Melancholy and the Limits of the Self, 3 GRAVEN IMAGES: STUDIES IN CULTURE, LAW AND THE SACRED 1 (1996).

The Literary Lawyer, 27 PAC. L. REV. 1187 (1996).

Invisible Victims: A Comparison of Melville's Bartleby the Scrivener and Glaspell's A Jury of Her Peers, CARDOZO STUD. L. & LITERATURE 203 (1996).

The Narrative Voice and Meritocratic Myths, 53 WASH. & LEE L. REV. 995 (1996).

Justice and Care, 70 ST. JOHN'S L. REV. 31 (1996).

Rationality, Hedonism, and the Case for Paternalistic Intervention, 3 L. THEORY 125 (1997).

A Comment on Weisberg's treatment of Vichy France and the Holocaust, ART & L. (1997).

Toward Humanistic Theories of Legal Justice, 10 CARDOZO STUD. L. & LITERATURE 147 (1998).

A Moral Question: A Reply to Owen Fiss, 23 Boston Review 16 (1998).

Universalism, Liberal Theory, and the Problem of Gay Marriage, 25 FLA. ST. U. L. REV. 705 (1998).

Three Positivisms, 78 B. U. L. REV. 791 (1998).

This has been reprinted in one casebook.

The Zealous Advocacy of Justice in a Less Than Ideal Legal World, 51 STAN. L. REV. 973 (1999).

Is Progressive Constitutionalism Possible? 4 WIDENER L. SYMP. J. 1 (1999).

Gun Rights, September/October, Tikkun Magazine (1999).

Speluncian Explorers Redux, 112 HARV. L. REV. 1891 (1999).

Taking Moral Argument Seriously, 74 CHI.-KENT L. REV. 499 (1999).

Abortion and Liberalism, 87 GEO. L.J. 2117 (1999).

Are There Nothing But Texts in this Class, 76 CHI.-KENT L. REV. 1125 (2000).

Re-Imagining Justice, December/January, Tikkun Magazine (2000).

Is The Rule of Law Cosmopolitan? 19 QUINNIPIAC L. REV. 259 (2000).

Reconstructing the Rule of Law, 90 GEO. L. REV. 215 (2001).

Rights, Capabilities and the Good Society, 69 FORDHAM L. REV. 1901 (2001).

Tradition, Principle and Self-Sovereignty: Competing Conceptions of Liberty in the United States Constitution, 6 REV. CONST. STUD. 262 (2002).

Groups and the Equal Protection Clause: A Comment on Owen Fiss, ISS. IN L. SCHOL. The Origins and Fate of Antisubordination Theory (2002): Article 8, <http://www.bepress.com/ils/iss2/art8>.

Re-Imagining Justice, 14 YALE J.L. & FEMINISM 333 (2003).

Tom Paine's Constitution, 89 VA. L. REV. 1413 (2003).

Reconsidering Legalism (Dewey Lecture), 88 MINN. L. REV. 119 (2003).

A Right to Care, Boston Review (2004) (response to Ann Alstott's No Exit: What Society Owes Parents, Spring (2004)).

Response to State Action and a New Birth of Freedom 92 GEO. L.J. 819 (2004).

The Lawless Adjudicator, 26 CARDOZO L. REV. 2253 (2005).

The Constitution's Political Deficit, 1 HARV. L. & POL'Y REV. (2006).

A Response to Goodwin Liu, 116 YALE L.J. POCKET PART 157 (2006).

Katrina, the Constitution, and the Legal Question Doctrine, 18 CHI.-KENT L. REV. 1127 (2006).

Unenumerated Duties, 9 U. PA. J. CONST. L. 221 (2006).

Constitutional Culture or Ordinary Politics: A Reply to Reva Siegel, 94 CAL. L. REV. 1465 (2006).

Law's Nobility, 17 YALE J.L. & FEMINISM 385 (2006).

Desperately Seeking a Moralist, 29 HARVARD J.L. & GENDER 1 (2006).

Constitutional Fidelity and Democratic Legitimacy, ADVANCE: JOURNAL OF THE AMERICAN CONSTITUTIONAL SOCIETY, Issue 2 (2007).

Speech, Silence, and Ethical Lives in the Law, 105 MICH. L. REV. 1397 (2007).

Pluralist Liberalism: A Response to William Galston, 49 NOMOS (2008).

Comments on Roger Cotterrell's essay, The struggle for law: some dilemmas of cultural legality, INT. J.L. IN CONTEXT 401 (2009). . Vol. 4, Iss. 4

Response to Pierre, 97 GEO. L.J. 865 (2009).

De-Constitutionalizing Abortion Rights, 118 YALE L.J. 1394 (2009).

Rights and Duties, A Response to Dworkin's Justice for Hedgehogs,⁹⁰ BOSTON UNIVERSITY L. REV. 819 (2010).

The Limits of Procedure: A Response to Jeremy Waldron, in *Getting to the Rule of Law*, 50 NOMOS 32 (2012).

The Anti-Empathic Turn, in *Passions and Emotions* 53 NOMOS (2013).

Too Much Mothering, July/August 2010 BOSTON REVIEW (2010).

Tragic Rights, for *Constitutional Law in the Age of Obama*, 53 WM. & MARY L. REV. 713-746 (2011).

Toward the Study of the Legislated Constitution, 72 OHIO STATE LAW JOURNAL 1343 (2012)

Response: Rethinking Family Life, responding to James' Heckman's *Promoting Social Mobility*, September BOSTON REVIEW (2013)

A Tale of Two Rights, 94 Boston Law Review 893 (2014)

Contract as a Civil Right, 26 St. Thomas Law Review 551 (2014)

Online Scholarship

A Marriage is a Marriage is a Marriage: The Limits of Perry v Brown, 125 HARVARD LAW REVIEW FORUM 47 (2012).

Exit Rights: Justice Roberts' Conception of America in the ACA Decision, THE JURIST (July 2012) <http://jurist.org/forum/2012/07/robin-west-aca-roberts.php>.

Sex, Power, Law, Comment on Marc Spindelman's *Sexuality's Law*, JOTWELL (January 2011).

A Teaching Style of the Past, in Forum on the Socratic Method, NEW YORK TIMES FORUM (December 15, 2011).

Reply to Commentators, on Normative Jurisprudence, Concurring Opinions (2012).

Adjudging the Heuristics Debate, Comment on Mark Kelman's **The Heuristic Debate**, JOTWELL (February, 2013)

Justice and Utility, Comment on Matt Adler's **Well Being and Fair Distribution** JOTWELL, (April 2013)

The Incoherence of Marital Benefits, 161 U. PA. L. REV. ONLINE 179 (2013), <http://www.pennlawreview.com/essays/3-2013/West.pdf>.

A Comment on Jim Fleming and Linda McClain's Rights and Responsibilities, Concurring Opinions, (2013).

Comment on Corey Brettschneider's When the State Speaks, What Should it Say? Concurring Opinions, (forthcoming, 2013).

Comment on Danielle Citron's Hate Speech in Cyberspace JOTWELL (February 2015)

The Nature of Legal Scholarship, co-authored with Danielle Citron, AALS Webpage on Scholarship (fall, 2014).

Rape as Coercion, a Review of Scott Anderson's *Reconceptualizing Rape as Coercion*, JOTWELL (December 2015)

Marital Rape and International Law, Review Comment, in *JOURNAL OF INTERNATIONAL LAW*, (December 2015)

Works In Progress

1. *Lawful Emotions*, for IVR publication of Keynote Addresses at the International Legal Theory Conference, Georgetown University, July of 2015.
2. *Relational Feminism and Law*, for inclusion in a publication for a Chinese audience, taken from a talk given at Feminism and Law in Asia and the United States, at Shanghei University Law Center, May of 2015.
3. *Bartleby's Consensual Dysphoria*, for a Conference on Law, Literature and Money in early twentieth century America, at Chicago Law School.
4. *In Praise of Richard Weisberg's Intransigence*, for collection honoring Richard Weisberg's contributions to Law and Literature, forthcoming 2016.
5. *Consensual Sexual Ethics*, forthcoming (2016)
6. *On Normative Legal Scholarship*, forthcoming, JLE (2016)

Oral Presentations

Over the last thirty five years, I have presented papers at over two hundred conferences, workshops, etc., including Law Faculty Workshops at **NYU Law School, Harvard Law School** (several times), **Stanford Law School** (several), **Michigan Law School, Virginia Law School, Georgetown Law Center** (many times), **Chicago Law School** (several), **Columbia Law School**, (several) **Yale Law School** (several); **University of California Berkeley; Cornell Law School, Northwestern Law School; DePaul Law School; Chicago Kent Law School; Maryland Law School** (several times), **George Washington Law School, Miami Law School, Tulane Law School, Case Western Law School** and numerous others.

I have also contributed primary papers or comments at interdisciplinary workshops, panels and conferences, etc., at scores of universities, colleges and law schools over the last thirty five years, including **Pennsylvania Law School; the University of Maryland College Park; Georgetown University; Cardozo Law School, Indiana-Bloomington School of**

Law; Washington and Lee School of Law; University of Baltimore Law School; Vanderbilt Law School; Villanova Law School; Virginia Law School; Princeton University; Michigan Law School and University of Wisconsin Law School.

I have participated as a panelist or commentator at numerous AALS meetings, Law, Culture and Humanities meetings, a few Law and Society Meetings in the 1980s; an American Political Science Association Meeting, and several American Philosophy Association Meetings.

I have given endowed lectures at **Minnesota Law School** (*Re-Thinking Legalism*), **Tennessee Law School** (*Reconstructing Liberty*), **McGeorge School of Law** (*The Literary Lawyer*), **Florida State Law School** (*Integrity and the Gay Marriage Debate*), **St. Thomas Law School** (*Human Authority and Human Flourishing*), **West Virginia Law School** (*Abolitionist Interpretation of the Equal Protection Clause*), **Kenyon College** (*Social Welfare Rights*), the **University of Maryland Baltimore County** (*Ennobling Politics*), **Georgia Law School** and **Dartmouth College** (*Toward a Jurisprudence of the Civil Rights Acts*), **Denver Law School** and **DePaul Law School** (*Law and Emotions*).

Recent presentations, 2012-15

1. *Costs and Benefits of Wellbeing and Fair Distribution*, Jurisprudence section, AALS 2013.
2. Commentator for a Panel at Law Culture and Humanities, on my article *Deconstitutionalizing Abortion Rights*, 2012.
3. Moderator and Commentator, on a panel at a *Law and Literature and Race* conference at College Park, University of Maryland
4. Moderator and Commentator, on a panel at a Conference Conscience and Contraception, GULC, 2012.
2. *Tort and Gatsby*, at the Law and Literature Conference, Chicago Law School, Winter, 2012.
3. *The Anti-Empathic Turn*, for the Society for Law Philosophy and Political Theory conference, at AALS in June 2011, and for publication in NOMOS.
4. *Toward the Study of the Legislated Constitution*, Keynote address at Ohio State conference on Legislative Constitutionalism, spring, 2011.
5. *Tragic Rights*, panel paper presentation at William and Mary's conference on Rights in the Age of Obama, Spring, 2011.

5. Response to Jeremy Waldron's *The Importance of Procedure*, at *Getting to the Rule of Law Conference*, for the Society for Law Philosophy and Political Theory conference, at AALS in New Orleans, January 2010, for publication in NOMOS.
7. Paper presentation of *Rights and Duties* at Boston University for conference on Ronald Dworkin's *Justice for Hedgehogs*, for publication in Boston University Law Review, Fall, 2009.
8. Keynote Address at conference for first annual Law, Literature and Religion conference at Villanova Law School, October, 2009.
9. *Creating a Scholarly Community Panel*, at Univ of Md School of Law, March 2010.
1. *De-Constitutionalizing Abortion Rights*, Columbia Law School Legal Theory Workshop Spring, 2009.
11. Panel presentation of *Consent, Sex and Law* at American Philosophical Association Western Division, in San Francisco, April 2010.
12. Plenary Panel Presentation of *De-Constitutionalizing Abortion Rights* for Common Ground Conference, Center for Human Values, Princeton University, October 2010.
13. Paper Presentation of Chapter Two from *NORMATIVE JURISPRUDENCE* at the University of Pennsylvania Law School's Faculty Workshop in November, 2010.
14. *Toward a Jurisprudence of the Civil Rights Act*, Michigan Law School, October, 2013.
15. *Religious Institutionalism and Civil Rights*, DePaul University, September, 2013.
16. *Toward a Jurisprudence of the Civil Rights Act*, Endowed Lecture, Georgia Law School, (October 2013).
17. *Toward a Jurisprudence of the Civil Rights Act*, Endowed Lecture, Dartmouth University (March, 2014).
18. *Contract as a Civil Right*, Keynote Lecture, International Contract Law Conference, St. Thomas Law School (March 2014).
19. Panel Presentation, *A Tale of Two Rights*, Boston University Law School (January 2014).
20. AALS 2015: *The Role Morality of the Legal Scholar* (January 2015)
21. AALS 2015: *Feminism and Inequality* (January 2015)

22. *Panel on Human Dignity*, Georgetown University, 2014
23. GULC Faculty Workshop, *The Rhetoric of Birth Control* (January 2015)²⁴.
24. ASLCH 2015: *Rhetoric of Sex and Pregnancy* (March 2015)
25. *Cultural Feminism and Law*, at Conference on Feminism and Law in the United States and China, Shanghai University, sponsored by Cornell University. (May, 2015)
26. *Rhetoric of Birth Control*, for a Conference at Case Western University on the Rhetoric of Reproduction, June, 2015.
27. *Lawful Emotions*, Keynote, for Conference on Law, Reason and Emotion, yearly association of International Legal Theory, at Georgetown University, July, 2015.
28. Columbia Law School *Legal Theory Workshop, Law and Religion* (Moderated and convened by Katherine Franke) (October 2015)
29. American Academy of Arts and Sciences Panel, on the Law School Crisis, Georgetown University Law Center, panelist, (December, 2015)
30. Conference on Inequality, Georgetown University Law Center (Organizer and Panel Commentator) (December, 2015).
31. Organizer, Moderator, and introducer, *Conference on Legal Scholarship*, co-sponsored by Northeastern Law School and the Journal of Legal Education. (April 2016)
32. Conference Presentation, *Bartleby's Dystopia*, U of Chi Law School (February 2016)
33. Endowed Lecture, Denver Law School, *Law and Literature of Wall Street* (April 2016)
34. Endowed Lecture, DePaul Law School, *Law's Emotions* (April 2016)
35. Keynote Speaker, University of Virginia Law School, *Consent, Sex and Rape on College Campus* (April 2016)
36. Panel Presentation, *Conference on Legal Scholarship*, University of Baltimore Law School (March 2015).

Upcoming Scheduled Presentations

1. Keynote Lecture, Australian Association for Law and Philosophy (July, 2016)
2. Keynote, Melbourne Fall Semester Inaugural Address (July, 2016)
3. Faculty Workshop, Bond University, Australia (July 2016)
4. Univ of Hawaii, short class on Law and Literature (January 2017)
5. USC Law School, Endowed Lecture, Law and Humanities (February 2017)
6. Chortley Lecture, London Law (July 2019)

TEACHING

I presently teach Torts, Contracts, and seminars on Feminist Legal Theory, Legal Justice, Jurisprudence, Contemporary Legal Scholarship, Law and Humanities and Law and Literature at Georgetown Law Center. I also lead a Workshop for Georgetown fellows that meets every other week, at which we read and critique fellows' scholarship, as well as a Seminar for Georgetown fellows, on contemporary legal scholarship, twentieth and twenty first century legal theory, and interdisciplinary legal scholarship. I have served on several dissertation committees for PhD students in philosophy working on legal themes, both at Georgetown and at the University of Maryland.

I taught at Cleveland State University (1982-85) and University of Maryland (1986-1991), as a Visiting Professor at Stanford Law School (1985-86) and Chicago Law School (1989 winter and spring quarters).

ACADEMIC SERVICE OUTSIDE OF GEORGETOWN

I currently serve as the Chairperson of the Board of Editors of the *Journal of Legal Education*. In the past I have served on the editorial boards or as faculty advisor to several interdisciplinary journals, including most recently *The Georgetown Journal of Law and Gender, Law in Context*, and PEGS. I now serve as a reader for the *Journal of Law Culture and Humanities*. I have served on the Law and Society Board of Advisors, and I have served twice on the AALS committee to select winning scholarship by junior faculty, most recently in 2006, and have chaired the AALS Committee on Law and Interpretation. I served for five years as the Treasurer of the Association for the Study of Law, Culture and the Humanities and I have served as a reader/judge for about eight years for the Junior Scholars of Law and Culture. I have reviewed scores of manuscripts and book proposals

for, among others, Harvard University Press, University of California Press, Stanford Press, New York University Press, Chicago University Press, Oxford Press and Cambridge Press, and have done between two and six tenure evaluations a year for the last twenty five years, exclusive of reports for my home institution.

Along with Austin Sarat from Amherst, Jack Balkin from Yale, Dirk Hartog, from Princeton, and several others, I helped to form the Association for the Study of Law Culture and the Humanities. I served as Treasurer of this organization for five years, and was on the board for ten. I organized two of the first five meetings, held at GULC. I have attended about half the yearly meetings, and participated in some form at all that I've attended.

I served as a member at large for a three-year term for the *Association for the Study of Political and Legal Philosophy*. (2011 to the 2014).

I am now the Chair of the Board of Advisors to the **Journal of Legal Education**.

AALS/ABA Service

I served as the AALS Representative on the ABA/AALS Committee for the reaccreditation of University of Pennsylvania Law School in Spring of 2014.

I wrote an essay on the value of legal scholarship for the AALS Web Page in spring of 2014.

I am currently serving a three year term as Chair of the Board of Editors for the Journal of Legal Education.

I have agreed to serve as the AALS representative on the AALS/ABA committee for the reaccreditation of University of California, Irvine School of Law. That work will commence in October of 2016.

COMMITTEE WORK AT GEORGETOWN

Law School

During my 3.5 year term as associate dean, I served on over a dozen different committees, one year serving on seven simultaneously, the other two years serving on four to six. As a faculty member over the last twenty years I have served on too many committees to count. Below, are the most labor intensive from the last few years.

Appointments Committees

I have served on appointments committees at all law schools where I have taught.

At Georgetown, I served on Appointments Committees for at least nine of the twenty four years I have been at the law center, and chaired the committee for three of those years. During those years, we hired upwards of twenty faculty members.

Tenure Committees

I have served on the tenure committee five years of my tenure at Georgetown and chaired it for one. During that time, we tenured at least ten faculty members.

Five Year Planning Committee

I served on three five-year planning committees. I co-chaired, with Deborah Epstein, the Five Year Strategic Planning Committee for 2009, which was active for two years, from 2007 through 2009.

Ad Hoc Committee on Fellows

Several years ago I chaired an ad hoc committee pulled together by Dean Aleinikoff to begin to think about ways to create a community of the numerous fellows at the law center. The Fellows Colloquium and the accompanying Workshop/Seminar started in January of 2008. I have run it continuously since that time.

Fellows Committee

I have served on or chaired the Fellows Committee ever since we formally established this standing faculty committee, and have chaired it some of those years.

Integration of Institutes

During my associate deanship, I worked toward the goal of better integrating the institutes and centers in the pedagogical and scholarly missions of the law center. Toward that end I met each semester with institute directors and deputy directors to help them negotiate their way at the Law Center, aided in the hiring of both fellows and directors, organized a "Faculty-Institute" lunch every semester to introduce two institutes per semester to the faculty in an organized way, assisted with the development of new institute dedicated space in the library, and encouraged institute directors to participate in teaching, both in the classroom and in the development of experiential learning courses in their centers. I was aided by an ad hoc committee devoted to institutes and centers in that work, and notably by Peter Byrne and Vicki Arroyo. I assisted in the development of new institutes, such as the Kalmanovitz Center for Labor Law and Policy.

Legal Research and Writing Committee

During 2005-06, I chaired a committee to re-examine and re-design the Legal Research and Writing program at Georgetown. Until that year, LRW had been taught in large classes of 120-130 students per class, with break out sessions taught by student fellows. Our committee eventually recommended that we double the number of LRW professors, so that each LRW professor could teach two small sections of twenty five or so students. During that year we hired an additional three LRW professors and the following year we did the same.

Graduate Programs Committee

I served on the Graduate Program Committee in 2013-14.

University

I have served for five years on the University Committee to award Complex Moral Problems Grants to Applicants.

In 2014-16 I served on a committee to organize a global conference on the Capabilities Approach, International Development and Human Development

AWARDS, etc.

1. 1989: Distinguished Alumnae Award, University of Maryland Baltimore County. I was the second recipient of this award given annually to a distinguished undergraduate college alumnus.
2. 1983: Faculty Scholarship Award, Cleveland State University College of Law. I received this award in my first year of teaching.
3. 1990: I was invited to write the Foreword to the Supreme Court Review issue of the Harvard Law Review in 1990. I was teaching at Maryland at the time, and Barack Obama was President of the Harvard Law Review.
4. 2004-2005: I was awarded the John Carroll Research Chair, a one year appointment, in recognition of past scholarly achievement, at Georgetown University Law Center.
5. 2008: I was awarded the James Boyd White Lifetime Achievement Award by the Association for the Study of Law Culture and Humanities.
6. 2007: I was given the Haas Chair in Law and Philosophy at Georgetown University Law Center.
7. 2010: I was elected as a Member at Large, to the Association for the Study of Political and Legal Philosophy.

8. 2015: I was awarded a service achievement award by the Association for the Study of Law, Culture and the Humanities.

9. 2015: I was elected to the American Academy of Arts and Sciences.