DAVID LUBAN

University Professor; Professor of Law and Philosophy Georgetown University Law Center 600 New Jersey Ave., N.W. Washington, D.C. 20001

Class of 1965 Distinguished Chair in Ethics Stockdale Center for Ethical Leadership United States Naval Academy

(202) 662-9806

luband@georgetown.edu

Professional Experience

Georgetown University Law Center (joint appointment in the Department of Philosophy):

University Professor, beginning 2006

Co-Director, Center on National Security and the Law

Frederick Haas Professor of Law and Philosophy, 1997–2006

Academic Director, Center for Transnational Legal Studies (London), 2012–13

Acting Director, Center on National Security and the Law, 2009-2011

Stockdale Center for Ethical Leadership, United States Naval Academy: Class of 1965
Distinguished Chair in Ethics, beginning 2013 (on leave 2015–16)

University of Maryland School of Law:

Morton and Sophia Macht Professor of Legal Ethics, 1993–97

R. F. Stanton Professor of Law, 1989–93

Professor of Law, beginning 1988

Associate Professor of Law, 1986–88

Visiting Associate Professor of Law, 1985–86

Lecturer in Law, 1979–85

Research Scholar, Institute for Philosophy and Public Policy, 1979–1997

Adjunct Professor of Philosophy, 1990–1997

Kent State University:

Assistant Professor of Philosophy, 1975–79.

Faculty Associate to the Center for Peaceful Change, 1975–79.

Yale University: Lecturer in Philosophy, 1974-75.

Visiting Positions

University of Virginia Law School: Visiting Professor of Law, spring semester 2021

Harvard Law School: Covington & Burling Distinguished Visitor and Lecturer in Law, fall semester 2015

Interdisciplinary Center, Herzliya, Israel: Visiting Professor of Law, May 2014 (taught short course on torture)

Center for Transnational Legal Studies (London): Academic co-director, 2012–13

Fordham Law School: Bacon-Kilkenny Distinguished Visiting Professor, spring semester 2012

Institute for Advanced Studies, Hebrew University: Fellow, spring/summer 2011

Stanford Law School: Leah Kaplan Visiting Professor of Human Rights, 2005–06

Woodrow Wilson International Center for Scholars, Washington, D.C.: Fellow, 1996–97

Yale Law School: Visiting Professor of Law and W. M. Keck Foundation Distinguished Senior Fellow in Legal Ethics and Professional Culture, 1994–95

University of Melbourne: Visiting Research Fellow (taught in philosophy department), spring semester 1992

Harvard Law School: Visiting Professor of Law, winter term, 1989

Dartmouth College: Visiting Associate Professor of Philosophy, 1984–85

Academic Honors

Member, American Academy of Arts and Sciences

Distinguished Fellow, National Institute of Military Justice

2015 American Publishers Association Award for Professional and Scholarly Excellence (the PROSE Award) in philosophy

Keck Foundation Award and Lectureship for distinguished scholarship on legal ethics and professional responsibility, American Bar Foundation Fellows, 1998.

Guggenheim Fellow, 1989-90

Woodrow Wilson Fellow, 1996–97

Phi Beta Kappa lecturer, 1993-95

Sanford D. Levy Prize, awarded by the New York State Bar Association for best paper on legal ethics and professionalism, 1992

University of Maryland Eminent Scholar, 1989-97

Teaching Award

Frank Flegal Teaching Award (Georgetown Law's annual teaching award), 2005.

Education

Ph.D.: December 1974, Yale University, Philosophy. Danforth Fellow; Woodrow Wilson Fellow.

M.Phil.: December 1973, Yale University, Philosophy

M.A.: December 1973, Yale University, Philosophy

B.A.: June 1970, University of Chicago, Ideas and Methods, with concentration in mathematics. Honors at graduation; Phi Beta Kappa.

Publications

BOOKS

TORTURE, POWER, AND LAW (Cambridge University Press, 2014).

Winner of the 2015 American Publishers Association Award for Professional and Scholarly Excellence (the PROSE Award) in philosophy.

UNA TEORÍA DE LOS CRÍMENES CONTRA LA HUMANIDAD, Spanish translation by Ezequiel Malarino and Marisa Vázquez of A Theory of Crimes Against Humanity (Bogota: Editorial Temis S.A., 2011).

İNSANLIĞA KARŞI SUÇLARIN KURAMI, Turkish translation by Hüseyin Gunal of A Theory of Crimes Against Humanity (Istanbul: Tekin Yayınevi, 2019).

LEGAL ETHICS AND HUMAN DIGNITY (Cambridge University Press, 2007).

HORITSUKA RONRI TO YOKI HANTANROKU (GOOD JUDGMENT IN LEGAL ETHICS) (Chuo University Press, Series of The Institute of Comparative Law in Japan 46, Tokyo, 2002). Japanese translation by Hiroshi Sumiyoshi of seven papers, with a new preface in English and Japanese.

LEGAL MODERNISM (University of Michigan Press, 1994; paperback 1997).

- FA LU XIAN DAI ZHU YI, Chinese translation by Yigong Su, with a new preface, Chinese University of Political Sciences and Law (2005).

LAWYERS AND JUSTICE: AN ETHICAL STUDY (Princeton University Press, 1988).

Textbooks

INTERNATIONAL AND TRANSNATIONAL CRIMINAL LAW 3rd edition (Aspen Publishing – now Wolters-Kluwer Publishing).

(co-authors Julie R. O'Sullivan and David P. Stewart): 1st edition, 2010; 2nd edition 2014

(co-authors O'Sullivan, Stewart, and Neha Jain): 3rd edition, 2019.

LEGAL ETHICS 8th edition (Foundation Press).

(co-author Deborah L. Rhode): 1st edition, 1992; 2nd edition, 1995; 3rd edition, 2001; 4th edition, 2004; 5th edition, 2008;

(co-authors Rhode and Scott L. Cummings): 6th edition, 2012;

(co-authors Rhode, Cummings, and Nora Freeman Engstrom): 7th edition, 2016; 8^{th} edition, 2020.

Edited collections

LEGAL ETHICS: LAW STORIES (co-edited with Deborah L. Rhode)(Foundation Press, 2005).

THE ETHICS OF LAWYERS, International Library of Essays in Law & Legal Theory (Dartmouth Publishing [UK]/NYU Press [US], 1994).

THE GOOD LAWYER: LAWYERS' ROLES AND LAWYERS' ETHICS (Rowman & Allanheld, 1983).

ARTICLES, BOOK-CHAPTERS, ETC.

A. Journal articles, book chapters, review essays

Since 2010

- [1] Fairness to Rightness: Jurisdiction, Legality, and the Legitimacy of International Criminal Law, in Samantha Besson and John Tasioulas, eds., THE PHILOSOPHY OF INTERNATIONAL LAW (Oxford University Press, 2010), pp. 569-88.
 - [1a] The Legitimacy of International Criminal Law, a revision and Chinese translation of [1] in Furio Cerutti and Zhu Liqun, eds., GLOBAL GOVERNANCE: CHALLENGES AND TRENDS (QUANQIU WENTI YU QUANQIU ZHILI)(Social Sciences Academic Press (She Ke Wen Xian Chu Ban She), 2014), pp. 62-82.
 - [1b] La legitimidad del derecho penal internacional, Spanish translation of [1a] by Manuel Ayarra and Tatiana Podliszewski, REVISTA LATINOAMERICANA DE DERECHO INTERNACIONAL (April 2015).
- [2] The Rule of Law and Human Dignity: Re-examining Fuller's Canons, THE HAGUE JOURNAL OF THE RULE OF LAW, vol. 2, no. 1 (2010), pp. 29-47.
 - [2a] Chinese translation by Liqing Zhang, ESSAYS ON THEORIES OF RULE OF LAW IN CONTEMPORARY WEST, Chinese University of Political Science and Law Press (2015), pp. 313-36.
- [3] Tales of Terror: Lessons for Lawyers from the 'War on Terrorism', in Kieran Tranter et al., eds., REAFFIRMING LEGAL ETHICS: TAKING STOCK AND NEW IDEAS (Routledge, 2010), pp. 56-72.
 - [3a] Revised and reprinted in TORTURE, POWER, AND LAW.
- [4] How Must a Lawyer Be? A Reply to Woolley and Wendel, GEORGETOWN JOURNAL OF LEGAL ETHICS, vol. 23 (2010), pp. 1101-1117.
- [5] The Conscience of a Prosecutor, VALPARAISO LAW REVIEW, vol. 45 (2010), pp. 1-31.
- [6] Opting out of the Law of War: Comments on Withdrawing from International Custom, 120 YALE LAW JOURNAL ONLINE (2010), pp. 151-67, https://www.yalelawjournal.org/forum/opting-out-of-the-law-of-war-comments-on-withdrawing-from-international-custom.
- [7] Carl Schmitt and the Critique of Lawfare, CASE WESTERN RESERVE JOURNAL OF INTERNATIONAL LAW, vol. 43, symposium on lawfare (2010), pp. 457-71.
 - [7a] Carl Schmitt e a Crítica ao Lawfare, Portuguese translation by Marina Fernandes, in PARADIGMA (2017), at http://revistas.unaerp.br/index.php/paradigma/article/view/909/pdf.
- [8] Cheating in Baseball (with Daniel Luban), in Leonard Cassuto and Stephen Partridge, eds., THE CAMBRIDGE COMPANION TO BASEBALL (Cambridge University Press, 2011), pp. 185-96. The volume won the 2012 "Best Anthology" award from the North American Society of Sports Historians.

- [9] State Criminality and the Ambition of International Criminal Law, in Tracy Isaacs and Richard Vernon, eds., ACCOUNTABILITY FOR COLLECTIVE WRONGDOING (Cambridge University Press, 2011), pp. 61-91.
- [10] Fred Zacharias's Skeptical Moralism, SAN DIEGO LAW REVIEW, vol. 48 (2011), pp. 303-19.
- [11] Hannah Arendt as a Theorist of International Criminal Law, INTERNATIONAL CRIMINAL LAW REVIEW, vol. 11, symposium on women and international criminal law (2011), pp. 621-41.
 - [11a] Chinese translation by Bin Li, CRIMINAL LAW REVIEW [China], vol. 37 (2014), pp. 318-349.
- [12] War as Punishment, PHILOSOPHY & PUBLIC AFFAIRS, vol. 39, no. 4 (2011), pp. 299-330.
- [13] Mental Torture: A Critique of Erasures in U.S. Law (with Henry Shue), GEORGETOWN LAW JOURNAL, vol. 100 (2012), pp. 823-63.
 - [13a] Reprinted in TORTURE, POWER, AND LAW.
 - [13b] Reprinted in Henry Shue, FIGHTING HURT: RULE AND EXCEPTION IN TORTURE AND WAR (Oxford University Press, 2016).
- [14] The Moral Complexity of Cause Lawyering Within the State, FORDHAM LAW REVIEW, vol. 81, no. 2 (2012), pp. 705-14.
- [15] "That the Laws Be Faithfully Executed": The Perils of the Government Legal Advisor (The Carhart Lecture), OHIO NORTHERN LAW REVIEW, vol. 38 (2012), pp. 1-13.
- [16] Military Necessity and the Cultures of Military Law, LEIDEN JOURNAL OF INTERNATIONAL LAW, vol. 26 (2013), pp. 315-49.
- [17] After the Honeymoon: Reflections on the Current State of International Criminal Justice, JOURNAL OF INTERNATIONAL CRIMINAL JUSTICE, vol. 11 (2013), pp. 505-515.
- [18] ¿Existe el derecho humano a un abogado? (Is There a Human Right to a Lawyer?) in Cristina García Pascual, ed., Joan Gutiérrez Fernández, trans., EL BUEN JURISTA. DEONTOLOGÍA DEL DERECHO [The Good Lawyer. Ethics of Law] (Valencia: Editorial Tirant Lo Blanc, 2013), pp. 217-32.
 - [18a] Is There a Human Right to a Lawyer? (revised English language version of [18]), LEGAL ETHICS, vol. 17, no. 3 (2014), pp. 371-81.
- [19] Just Cause of War, INTERNATIONAL ENCYCLOPEDIA OF ETHICS (2013).
- [20] Risk Taking and Force Protection, in Yitzhak Benbaji & Naomi Sussmann, eds., READING WALZER (Routledge, 2014), pp. 277-301.
 - [20a] German translation Übernahme von Risiken und Schutz für die Truppe, in Bernhard Koch, ed., DEN GEGNER SCHÜTZEN? ZU EINER KONTROVERSE IN DER ETHIK DES BEWAFFNETEN KONFLIKTS ("Beiträge zur Friedensethik" series, Nomos Verlag Baden-Baden, 2014), pp. 75-124.

- [21] Treatment of Prisoners and Torture, CAMBRIDGE COMPANION TO HUMAN DIGNITY, Roger Brownsword, ed. (2014), pp. 446-53.
- [22] Co-Editor, special issue on law and language of KING'S COLLEGE LAW JOURNAL (2014), including *Introduction: Law After Babel* (with Naomi Mezey), vol. 25, pp. 223-30.
- [23] Human Rights Pragmatism and Human Dignity, PHILOSOPHICAL FOUNDATIONS OF HUMAN RIGHTS, Massimo Renzo, Rowan Cruft, & Matthew Liao, eds. (Oxford University Press, 2015), pp. 263-78.
- [24] Unsatisfying Wars: Degrees of Risk and the Jus ex Bello (with Gabriella Blum), ETHICS, vol. 125 (April 2015), pp. 751-780.
- [25] Arendt on the Crime of Crimes, RATIO JURIS, vol. 28, no. 3 (2015), pp. 307-25. This article is the centerpiece of a symposium.
- [26] Time-Mindedness and Jurisprudence, VIRGINIA LAW REVIEW, vol. 101, no. 4 (2015), pp. 903-17.
 - [26a] Chinese translation in preparation by Gao Yunjie, to appear in SISU LAW REVIEW [Shanghai International Studies University] (forthcoming).
- [27] A Communicative Conception of Torture, (excerpted and revised from chapter 5 of Torture, Power, and Law), RIVISTA DI FILOSOFIA DEL DIRITTO/JOURNAL OF LEGAL PHILOSOPHY, vol. 4, no. 2 (2015), pp. 257-70.
 - [27a] Another extract appears as Pain and Powerlessness: Understanding the Evil of Torture, AUSTRALIAN BROADCASTING COMPANY: RELIGION & ETHICS, June 1, 2018, https://www.abc.net.au/religion/pain-and-powerlessness-understanding-the-evil-of-torture/10094670.
- [28] Optimism, Skepticism, and Access to Justice, TEXAS A & M LAW REVIEW, vol. 3, no. 3, pp. 495-513 (2016).
- [29] Human Rights Thinking and the Laws of War, THEORETICAL BOUNDARIES OF ARMED CONFLICTS AND HUMAN RIGHTS, Jens Ohlin, ed. (Cambridge University Press, 2016), pp. 45-77.
- [30] Knowing When Not to Fight, in THE OXFORD HANDBOOK OF THE ETHICS OF WAR, Helen Frowe & Seth Lazar, eds. (Oxford University Press, 2018), pp. 185-203. Also online, www.oxfordhandbooks.com.
- [31] Demystifying Political Violence: Some Bequests of ICTY and ICTR, AJIL UNBOUND, vol. 110 (2016), pp. 251-57, https://www.asil.org/blogs/symposium-international-criminal-tribunals-former-yugoslavia-and-rwanda-broadening-debate#_ftnref48. Part of "Symposium on the International Criminal Tribunals for the Former Yugoslavia and Rwanda: Broadening the Debate."
- [32] Philosophical Legal Ethics: An Affectionate History (with W. Bradley Wendel), GEORGETOWN JOURNAL OF LEGAL ETHICS, vol. 30, no. 3 (2017): 337-64.
 - [32a] La filosofía de la ética profesional: una historia entrañable, Spanish translation of [32] by Javier Gallego Saade, VALDIVIA LAW JOURNAL vol. 33, no. 2 (2020), pp. 49–78.
- [33] Just War Theory and the Laws of War as Non-Identical Twins, ETHICS & INTERNATIONAL AFFAIRS, vol. 31, no. 4 (2017), pp. 443-40.

- [34] The Enemy of All Humanity, NETHERLANDS JOURNAL OF LEGAL PHILOSOPHY, vol. 47, no. 2 (2018), pp. 112-37, available at
- http://www.njlp.nl/tijdschrift/rechtsfilosofieentheorie/2018/2/NJLP 2213-0713 2018 047 002 002. This article is the centerpiece of a symposium issue.
 - [34a] Concurrently in OXFORD HANDBOOK OF INTERNATIONAL CRIMINAL LAW, ed. Kevin Jon Heller, Frédéric Megret, Sarah Nouwen (Oxford University Press, 2020), pp. 558–82.
- [35] On the Humanity of the Enemy of Humanity: A Response to My Critics, NETHERLANDS JOURNAL OF LEGAL PHILOSOPHY, vol. 47, no. 2 (2018), pp. 187-99 (responding to four commentators on [34]). This article is part of a symposium issue on my work, available at http://www.njlp.nl/tijdschrift/rechtsfilosofieentheorie/2018/2/NJLP 2213-0713 2018 047 002 007.
- [36] What Is Philosophical Legal Ethics, and Why Should Lawyers Care?, ÉTICA Y DERECHO: JORNADAS DE ÉTICA PROFESIONAL DEL ABOGADO (Tirant Lo Blanch, 2016-18), pp. 19-36. This paper overlaps in part with [32].
- [37] Personality Disruption as Mental Torture: The CIA, Interrogational Abuse, and the U.S. Torture Act (with Katherine S. Newell), GEORGETOWN LAW JOURNAL, vol. 108, no. 2 (2019), pp. 333-87.
 - [37a] An abridged and revised version of [37], in INTERROGATION AND TORTURE:
 INTEGRATING EFFICACY WITH LAW AND MORALITY, ed. Steven J. Barela, Mark Fallon,
 Gloria Gaggioli, and Jens David Ohlin (Oxford University Press, 2019), pp. 36-69.
- [38] Prefaces and Postscripts: Walzer's Just and Unjust Wars at Age 40, in WALZER AND WAR: READING JUST AND UNJUST WARS TODAY, ed. Graham Parsons & Mark Wilson (Palgrave Macmillan, 2020), pp. 15–30.
- [39] Fiduciary Legal Ethics, Zeal, and Moral Activism, GEORGETOWN JOURNAL OF LEGAL ETHICS vol. 33 (2020), pp. 275–300.
- [40] Responsibility to Humanity and Threats to Peace: An Essay on Sovereignty, BERKELEY JOURNAL OF INTERNATIONAL LAW vol. 38 (2020), 185–239.
 - [40a] To be republished in THE BOUNDARIES OF SOVEREIGNTY, ed. Eyal Benvenisti (Oxford University Press, forthcoming).
 - [40b] An abridged version will be published in a special issue of ARCHIV FÜR RECHTS- UND SOZIALPHILOSOPHIE, collecting keynote speeches from the IVR International Congress in Lisbon.
 - [40c] Nacionalizm, prava liudyny ta perspektyvy myru, FILOSOFIA PRAVA I ZAGALNA TEORIA PRAVA [PHILOSOPHY OF LAW AND GENERAL THEORY OF LAW] 1 (2020): 147-71 (in Ukrainian).
- [41] International Law and Theories of Global Justice (with Steven Ratner, Carmen Pavel, Jiewuh Song, James Graham Stewart), 114 PROCEEDINGS OF THE AMERICAN SOCIETY OF INTERNATIONAL LAW 281 (2021), available at SSRN: https://ssrn.com/abstract=3686177.

- [42] Complicity and Lesser Evils: A Tale of Two Lawyers, GEORGETOWN JOURNAL OF LEGAL ETHICS (forthcoming as the centerpiece of a symposium issue).
- [43] Moral Injury and Atonement, JOURNAL OF MILITARY ETHICS (forthcoming).
- [44] Power's Tribute to Reason: The Nuremberg Principles at Age 70, in 70 YEARS NUREMBERG PRINCIPLES—70 PERSPECTIVES (forthcoming, International Nuremberg Principles Academy).

Reviews and book symposium contributions since 2010

- [1] Review of Daniel Markovits, A MODERN LEGAL ETHICS: ADVERSARY ADVOCACY IN A DEMOCRATIC AGE, ETHICS, vol. 120, no. 4 (2010), pp. 864-69.
- [2] Misplaced Fidelity, review essay of W. Bradley Wendel, LAWYERS AND FIDELITY TO LAW, TEXAS LAW REVIEW, vol. 90, no. 3 (2012), pp. 673-690.
- [3] Has Obama Upheld the Law?, review of CHARLIE SAVAGE, POWER WARS, NEW YORK REVIEW OF BOOKS, vol. 63, no. 7 (April 21, 2016), pp. 20-23.
- [4] Say What You Will?, review of TIMOTHY GARTON ASH, FREE SPEECH: TEN PRINCIPLES FOR A CONNECTED WORLD, NEW YORK REVIEW OF BOOKS, vol. 63, no. 14 (Sept. 29, 2016), pp. 36-40.
- [5] Is Thin Justice Justice?, review of Steven Ratner, THE THIN JUSTICE OF INTERNATIONAL LAW, on-line symposium on James G. Stewart international law weblog, at jamesgstewart.com (2016), http://jamesgstewart.com/is-thin-justice-justice/.
- [6] Group Rights, Group Intentions, and the Value of Groups, JOURNAL OF GENOCIDE RESEARCH, vol. 20 (2018), https://www.tandfonline.com/doi/full/10.1080/14623528.2018.1445422. Book symposium on Beryl Lang, GENOCIDE: THE ACT AS IDEA
- [7] Humanitarianism as a Weapons System, TEMPLE JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW, vol. 32, no. 1 (2018), pp. 47-51. Book symposium on Rosa Brooks, HOW EVERYTHING BECAME WAR AND THE MILITARY BECAME EVERYTHING.
- [8] Self-Representation, Access to Justice, and the Quality of Counsel, JERUSALEM REVIEW OF LEGAL STUDIES (2018),

https://academic.oup.com/jrls/article/17/1/46/5032542?guestAccessKey=1645903d-1137-48b7-bed0-223c297bf051. Book symposium on Rabeea Assy, INJUSTICE IN PERSON: THE RIGHT TO SELF-REPRESENTATION.

Before 2010

- [1] The Form of the Good in the Republic, JOURNAL OF VALUE INQUIRY, vol. 12, no. 3, pp. 161-68 (1978).
- [2] A Dilemma in Spinoza's Theory of Knowledge, PROCEEDINGS OF THE OHIO PHILOSOPHICAL ASSOCIATION, pp. 20-37 (1979).
- [3] On Habermas on Arendt on Power, PHILOSOPHY AND SOCIAL CRITICISM, vol. 6, no. 1, pp. 80-95 (1979).

- [4] Professional Ethics: A New Code for Lawyers? THE HASTINGS CENTER REPORT, vol. 10, no. 3, pp. 11-15 (1980).
- [5] Just War and Human Rights, PHILOSOPHY & PUBLIC AFFAIRS, vol. 9, no. 2, pp. 160-81 (1980).
 - [5a] Revised and republished in INTERNATIONAL ETHICS: A PHILOSOPHY & PUBLIC AFFAIRS READER, edited by Charles Beitz, Marshall Cohen, Thomas Scanlon, and A. John Simmons (Princeton University Press, 1985).
 - [5b] Reprinted in JUSTICE, edited by Thomas Morawetz (Dartmouth Publishing Co., International Library of Essays in Law and Legal Theory, 1992).
 - [5c] Excerpted in THE HUMAN RIGHTS READER: MAJOR POLITICAL ESSAYS, SPEECHES, AND DOCUMENTS FROM THE BIBLE TO THE PRESENT, edited by Micheline R. Ishay (Routledge, 1997), pp. 68-77.
 - [5d] Reprinted in Thomas Pogge and Keith Horton, eds., GLOBAL ETHICS: SEMINAL ESSAYS (Paragon House, 2008).
 - [5e] Excerpted in Larry May, Eric Rovie, and Steve Viner, eds., THE MORALITY OF WAR: CLASSICAL AND CONTEMPORARY READINGS (Pearson Prentice-Hall, 2005), pp. 272-80.
 - [5f] Reprinted in Anthony Coady and Igor Primoratz, eds., MILITARY ETHICS (Ashgate, 2008), pp. 33-54.
- [6] The Romance of the Nation-State, PHILOSOPHY & PUBLIC AFFAIRS, vol. 9, no. 4, pp. 392-97 (1980).
 - [6a] Reprinted in INTERNATIONAL ETHICS: A PHILOSOPHY & PUBLIC AFFAIRS READE<u>r</u>, edited by Charles Beitz, Marshall Cohen, Thomas Scanlon, and A. John Simmons (Princeton University Press, 1985).
 - [6b] Reprinted in Larry May, Eric Rovie, and Steven Viner, eds., THE MORALITY OF WAR: CLASSICAL AND CONTEMPORARY READINGS (Pearson Prentice-Hall, 2005), pp. 344-47.
- [7] Calming the Hearse Horse: A Philosophical Research Program for Legal Ethics, MARYLAND LAW REVIEW, vol. 40, no. 3, pp. 451-76 (1981).
- [8] Why We Mistrust Lawyers, QQ, vol. 1, no. 3 (Summer 1981).
 - [8a] Reprinted in Claudia Mills, ed., VALUES IN PUBLIC POLICY (Harcourt Brace Jovanovich, 1992), pp. 127-31.
- [9] Paternalism and the Legal Profession, WISCONSIN LAW REVIEW, vol. 1981, no. 3, pp. 454-93 (1981).
 - [9a] Spanish translation in ARGENTINE JOURNAL OF LEGAL THEORY (Universidad Torcuato Di Tella, Buenos Aires)(forthcoming).
- [10] ETHICS AND THE LEGAL PROFESSION: A MODEL COURSE, Center for Philosophy and Public Policy booklet (1982), 29 pp.

- [11] The Twice-Told Tale of Mr. Fixit: Reflections on the Brandeis/Frankfurter Connection (review essay of BRUCE ALLEN MURPHY, THE BRANDEIS/FRANKFURTER CONNECTION), YALE LAW JOURNAL, vol. 91, no. 8, pp. 1678-1707 (1982).
- [12] Explaining Dark Times: Hannah Arendt's Theory of Theory, SOCIAL RESEARCH, vol. 50, no. 1, pp. 215-48 (1983).
 - [12a] Revised and reprinted in Lewis Hinchman and Sandra Hinchman, HANNAH ARENDT: CRITICAL ESSAYS (SUNY Press, 1994).
 - [12b] Revised and reprinted in Luban, LEGAL MODERNISM.
- [13] The Adversary System Excuse, in THE GOOD LAWYER: LAWYERS' ROLES AND LAWYERS' ETHICS (Rowman & Allanheld), pp. 83-122 (1983).
 - [13a] Reprinted in slightly abridged form in READINGS IN THE PHILOSOPHY OF LAW, edited by John Arthur and William H. Shaw (Prentice-Hall, 1983).
 - [13b] Reprinted in Luban, THE ETHICS OF LAWYERS (Dartmouth, 1994).
 - [13c] Excerpted in Richard L. Abel, LAWYERS: A CRITICAL READER (New Press, 1997), pp. 3-12.
 - [13d] Japanese translation by Hiroshi Sumiyoshi, COMPARATIVE LAW REVIEW, vol. 33, no. 1 pp. 93-142 (1999)(part 1); vol. 33, no. 2, pp.183-210 (1999)(part 2).
 - [13e] Substantially revised and updated in Luban, LEGAL ETHICS AND HUMAN DIGNITY.
 - [13f] Excerpted in PROFESSIONS IN ETHICAL FOCUS: AN ANTHOLOGY, Fritz Allhoff & Anand J. Vaidya (Broadview Press, 2008)
- [14] Epistemology and Moral Education, JOURNAL OF LEGAL EDUCATION, vol. 33, no. 4, pp. 636-61 (1983).
- [15] Group Portrait With Lawyers, SOCIAL RESPONSIBILITY, vol. 9, pp. 20-36 (1983).
- [16] The Legal Profession Protects Itself, THE HASTINGS CENTER REPORT, vol. 14, no. 1, pp. 20-21 (1984).
- [17] The Sources of Legal Ethics: A German-American Comparison of Lawyers' Professional Duties, RABELS ZEITSCHRIFT FÜR AUSLÄNDISCHES UND INTERNATIONALES PRIVATRECHT, vol. 48, no. 2, pp. 245-88 (1984).
- [18] Against Autarky, JOURNAL OF LEGAL EDUCATION, vol. 34, no. 2, pp. 176-89 (1984).
- [19] Mandatory Pro Bono: A Workable (and Moral) Plan, MICHIGAN BAR JOURNAL, vol. 64, no. 3 (1985); a version appeared in QQ: REPORT FROM THE CENTER FOR PHILOSOPHY AND PUBLIC POLICY, vol. 5, no. 1.
 - [19a] Excerpted in Robert F. Cochran, Jr. & Teresa S. Collett, CASES & MATERIALS ON THE RULES OF THE LEGAL PROFESSION (West Publishing, 1996), pp. 279-82.

- [20] Bargaining and Compromise: Recent Work on Negotiation and Informal Justice, PHILOSOPHY & PUBLIC AFFAIRS, vol. 14, no. 4, pp. 397-416 (1985).
- [21] Political Legitimacy and the Right to Legal Services, BUSINESS AND PROFESSIONAL ETHICS, vol. 4, nos. 3-4, pp. 43-68 (1985).
- [22] Fish v. Fish, or, Some Realism About Idealism, CARDOZO LAW REVIEW, vol. 7, no. 3, pp. 693-711 (1986).
- [23] The Paradox of Deterrence Revived, PHILOSOPHICAL STUDIES, vol. 50, no. 2. (1986), pp. 129-41 (1986).
- [24] Legal Modernism, MICHIGAN LAW REVIEW, vol. 86, no. 8, pp. 1656-95 (1986).
 - [24a] Revised and reprinted in Luban, LEGAL MODERNISM.
- [25] The Legacy of Nuremberg, QQ, vol. 6, no. 1 (Winter 1986). This is an abridged version of [32].
 - [25a] Reprinted in Claudia Mills, ed., VALUES IN PUBLIC POLICY (Harcourt Brace Jovanovich, 1992), pp. 322-27.
- [26] Judging Judges, QQ, vol. 6, no. 2 (Spring 1986).
 - [26a] Reprinted in COURT REVIEW, vol. 23, no. 4
 - [26b] An abridgment appeared as an op-ed in the TAMPA TRIBUNE-TIMES: Judging the Judges (August 24, 1986).
- [27] Should Legal Services Rise Again? QQ, vol. 6, no. 4 (Fall 1986).
 - [27a] Reprinted in Claudia Mills, ed., VALUES IN PUBLIC POLICY (Harcourt Brace Jovanovich, 1992), pp. 158-63.
- [28] The Lysistratian Prerogative: A Response to Stephen Pepper, AMERICAN BAR FOUNDATION RESEARCH JOURNAL, vol. 1986, no. 4, pp. 637-49 (1986).
 - [28a] Excerpted in Andrew Kaufman, PROBLEMS IN PROFESSIONAL RESPONSIBILITY, 3rd ed. (Little-Brown, 1989), pp. 265-73.
- [29] A Fierce Blindness (review essay of Kenneth Mann, DEFENDING WHITE-COLLAR CRIME), CRIMINAL JUSTICE ETHICS, vol. 5, no. 1, pp. 69-78 (1986).
- [30] Some Greek Trials: Order and Justice in Homer, Hesiod, Aeschylus, and Plato, TENNESSEE LAW REVIEW, vol. 54, no. 2, pp. 279-325 (1987).
 - [30a] Revised and reprinted in Luban, LEGAL MODERNISM
 - [30b] Excerpted in Anthony D'Amato and Arthur J. Jacobson, eds., JUSTICE AND THE LEGAL SYSTEM: A COURSEBOOK (Anderson Publishing, 1992).

- [31] Law: The Decline of the Public Service Ideal, THE HASTINGS CENTER REPORT, vol. 17, no. 1, special supplement, pp. 11-12 (1987).
- [32] The Legacies of Nuremberg, SOCIAL RESEARCH, vol. 54 no. 4, pp. 779-829 (1987).
 - [32a] Revised and reprinted in Luban, LEGAL MODERNISM.
 - [32b] Reprinted in THE INTERNATIONAL LIBRARY OF ESSAYS IN LAW & LEGAL THEORY, WAR CRIMES LAW, vol. 2 (Ashgate Publishing Group, 2006).
 - [32c] Reprinted in Guénaël Mettraux, ed., PERSPECTIVES ON THE NUREMBERG TRIAL (Oxford University Press, 2008).
- [33] Action and Reaction in International Law, PROCEEDINGS OF THE AMERICAN SOCIETY OF INTERNATIONAL LAW, 1987, pp. 420-426 (1987).
- [34] Judicial Activism vs. Judicial Restraint: A Closer Look at the Bork Nomination, QQ, vol. 7, no. 4 (Fall 1987).
 - [34a] Reprinted in Claudia Mills, ed., VALUES IN PUBLIC POLICY (Harcourt Brace Jovanovich, 1992), pp. 164-70.
- [35] The Noblesse Oblige Tradition in the Practice of Law, VANDERBILT LAW REVIEW, vol. 41, no. 4, pp. 717-40 (1988).
- [36] Should Lawyers Advertise? QQ, vol. 8, no. 3 (Summer 1988).
 - [36a] Reprinted in Claudia Mills, ed., VALUES IN PUBLIC POLICY (Harcourt Brace Jovanovich, 1992), pp. 152-57.
- [37] The Quality of Justice, DENVER UNIVERSITY LAW REVIEW, vol. 66, no. 3, pp. 381-417 (1989). The symposium containing this paper shared the 1989 Center for Public Resources Book Prize for Excellence and Innovation in Alternative Dispute Resolution.
- [38] Difference Made Legal: The Court and Dr. King, MICHIGAN LAW REVIEW, vol. 87, no. 8, pp. 2152-2224 (1989).
 - [38a] Reprinted in Joel Feinberg and Jules Coleman, eds., THE PHILOSOPHY OF LAW, 6th ed. (Wadsworth, 1999), pp. 227-53.
 - [38b] Revised and reprinted in Luban, LEGAL MODERNISM.
- [39] Two Cheers for Punitive Damages, QQ, vol. 9, no. 4 (Fall 1989). This is an abridged version of [55].
 - [39a] Reprinted in Claudia Mills, ed., VALUES IN PUBLIC POLICY (Harcourt Brace Jovanovich, 1992), pp. 178-83.
- [40] Freedom and Constraint in Legal Ethics: Some Mid-Course Corrections to Lawyers and Justice, MARYLAND LAW REVIEW, vol. 49, no. 2, pp. 424-62 (1990).

- [41] Partisanship, Betrayal and Autonomy in the Lawyer-Client Relationship: A Reply to Stephen Ellmann, COLUMBIA LAW REVIEW, vol. 90, no. 4, pp. 1004-43 (1990). This paper shared the New York Bar Association's 1991 Sanford D. Levy Prize.
- [42] Incommensurability, Rational Choice, and Moral Absolutes, CLEVELAND STATE LAW REVIEW, vol. 38, nos. 1-2, pp. 65-84 (1990).
- [43] The Abortion Dilemma: Constitutional Issues, REPORT FROM THE INSTITUTE FOR PHILOSOPHY AND PUBLIC POLICY, vol. 10, no. 2 (Spring 1990).
- [44] Smith Against the Ethicists, LAW AND PHILOSOPHY, vol. 9, no. 4, pp. 417-33 (1990-91).
- [45] The Disengagement of the Legal Profession: Keller v. State Bar of California, SUPREME COURT REVIEW 1990, pp. 163-205 (1991).
- [46] Legal Traditionalism, STANFORD LAW REVIEW, vol. 43, no. 5, pp. 1035-060 (1991).
 - [46a] Revised and reprinted in Luban, LEGAL MODERNISM.
 - [46b] Excerpted in Larry Catá Becker, ELEMENTS OF LAW AND THE UNITED STATES LEGAL SYSTEM (forthcoming).
- [47] Conscientious Lawyers for Conscientious Lawbreakers, UNIVERSITY OF PITTSBURGH LAW REVIEW, vol. 52, no. 4, pp. 793-813 (1991).
- [48] Hannah Arendt, [49] Legal Ethics, [50] Secrecy and Confidentiality, in ENCYCLOPEDIA OF ETHICS (Lawrence C. Becker & Charlotte B. Becker eds., Garland Publishing 1992). "Hannah Arendt" -- vol. 1, pp. 52-53; "Legal Ethics" -- vol. 2, pp. 686-88; "Secrecy and Confidentiality" -- vol. 2, pp. 1131-33.
 - [48a], [49a], [50a] Revised edition, 2001.
- [51] Ethics and Malpractice, MISSISSIPPI COLLEGE LAW REVIEW, vol. 12, no. 1, pp. 151-60 (1992).
- [52] Tassled Loafers, REPORT FROM THE INSTITUTE FOR PHILOSOPHY AND PUBLIC POLICY, vol. 12, no. 3/4 (Summer/Fall 1992).
- [53] Moral Responsibility in the Age of Bureaucracy, (with Alan Strudler and David Wasserman), MICHIGAN LAW REVIEW, vol. 90, no. 8, pp. 2348-92 (1992).
 - [53a] Excerpted in Vincent Barry and William H. Shaw, MORAL ISSUES IN BUSINESS, 7^{th} ed. (Wadsworth Publishing, rev. ed. 1997).
 - [53b] Reprinted in Thomas Donaldson and Thomas W. Dunfee, ETHICS IN BUSINESS AND ECONOMICS, vol. 1 (Dartmouth Publishing, 1997).
- [54] Justice Holmes and Judicial Virtue, in John W. Chapman and William A. Galston, eds., VIRTUE: NOMOS XXXIV (Yearbook of the American Society for Political and Legal Philosophy)(NYU Press, 1992), pp. 235-64. This is an abridged and revised version of [60].
- [55] Poetic Justice: Punitive Damages and Legal Pluralism, (with Marc Galanter), AMERICAN UNIVERSITY LAW REVIEW, vol. 42, no. 4, pp. 1393-463 (1993).

- [56] The Legal Ethics of Radical Communitarianism, (review essay of Thomas Shaffer & Mary Shaffer, AMERICAN LAWYERS AND THEIR COMMUNITIES), TENNESSEE LAW REVIEW, vol. 60, no. 3, pp. 589-608 (1993).
- [57] Getting the Word, (review essay of MILNER S. BALL, THE WORD AND THE LAW), MICHIGAN LAW REVIEW, vol. 91, no. 6, pp. 1247-65 (1993).
- [58] Are Criminal Defenders Different? MICHIGAN LAW REVIEW, vol. 91, no. 7, pp. 1729-66 (1993).
 - [58a] Japanese translation by Hiroshi Sumiyoshi, GENDAI KEIJIHO [Modern Criminal Law], vol. 27, no. 7, pp. 67-89 (2001).
 - [58b] Japanese translation by Hiroshi Sumiyoshi reprinted in Luban, GOOD JUDGMENT IN LEGAL ETHICS, pp. 155-217.
- [59] Adjudication as a Public Good, APA NEWSLETTERS, vol. 93, no. 1 (Spring 1994), pp. 72-74.
- [60] Justice Holmes and the Metaphysics of Judicial Restraint, DUKE LAW JOURNAL, vol. 44, pp. 449-526 (1994).
- [61] Judicial Activism and the Concept of Rights, REPORT FROM THE INSTITUTE FOR PHILOSOPHY AND PUBLIC POLICY, vol. 14, no. 1/2 (Winter/Spring 1994), pp. 12-17. This is an abridged and revised version of [88].
- [62] Good Judgment: Ethics Teaching in Dark Times, (with Michael Millemann), GEORGETOWN JOURNAL OF LEGAL ETHICS, vol. 9, no. 1, pp. 31-87 (1995).
 - [62a] Excerpted in Alex J. Hurder, Frank S. Bloch, Susan L. Brooks, Susan L. Kay, CLINICAL ANTHOLOGY: READINGS FOR LIVE-CLIENT CLINICS (Anderson Publishing Co., 1997), pp. 100-08.
 - [62b] Japanese translation by Hiroshi Sumiyoshi in Luban, GOOD JUDGMENT IN LEGAL ETHICS, pp. 1-100.
- [63] Settlements and the Erosion of the Public Realm, GEORGETOWN LAW JOURNAL, vol. 83, no. 7, pp. 2619-62 (1995).
 - [63a] Excerpted in Stephen C. Yeazell et al., CIVIL PROCEDURE (4th ed., 1997).
 - [63b] Excerpted in Charles B. Wiggins and L. Randolph Lowry, NEGOTIATION AND SETTLEMENT ADVOCACY (West, 1997).
 - [63c] Excerpted in Carrie Menkel-Meadow et al., MEDIATION PRACTICE, POLICY, AND ETHICS, (Walters Klouwer: 3rd ed, forthcoming).
- [64] Reducing or Redirecting Consumption: Political and Economic Challenges, REPORT FROM THE INSTITUTE FOR PHILOSOPHY AND PUBLIC POLICY, vol. 15, no. 4 (Fall 1995), pp. 29-32. This is an abridged version of [83].
- [65] A Friendly Amendment to Model Rule 8.5, SOUTH TEXAS LAW REVIEW, vol. 36, no. 3, pp. 1015-25 (1995).

- [66] Speculating on Justice: The Ethics and Jurisprudence of the Contingency Fee, in Stephen Parker and Charles Sampford, ed. LEGAL ETHICS AND LEGAL PRACTICE: CONTEMPORARY ISSUES, Oxford University Press (1995), pp. 89-126.
 - [66a] Japanese translation by Hiroshi Sumiyoshi in Luban, GOOD JUDGMENT IN LEGAL ETHICS, pp. 319-82.
- [67] The Social Responsibility of Lawyers: A Green Perspective, GEORGE WASHINGTON LAW REVIEW, vol. 63, no. 6 (1995), pp. 955-83.
- [68] A Report on the Legality of Evil: The Case of the Nazi Judges, BROOKLYN LAW REVIEW, vol. 61, no. 4, pp. 1139-49 (1995).
- [69] The Self: Metaphysical Not Political, LEGAL THEORY, vol. 1, no. 4, pp. 401-37 (1995).
- [70] Co-Editor, special issue on legal ethics of THE CANADIAN JOURNAL OF LAW AND JURISPRUDENCE, vol. 9, no. 1 (1996), including Introduction: A New Canadian Legal Ethics?, pp. 3-4.
- [71] The Publicity Principle, in Robert E. Goodin, ed., THE THEORY OF INSTITUTIONAL DESIGN, Cambridge University Press (1996), pp. 154-98.
- [72] The Posner Variations (Twenty-Seven Variations on a Theme by Holmes), (review essay of Richard A. Posner, OVERCOMING LAW) STANFORD LAW REVIEW, vol. 48, no. 6, pp. 1001-036 (1996).
- [73] Social Choice Theory as Jurisprudence, SOUTHERN CALIFORNIA LAW REVIEW, vol. 69, no. 2, pp. 521-88 (1996).
- [74] A Conversation about Heidegger with Eduard Baumgarten, in Berel Lang, HEIDEGGER'S SILENCE (Cornell University Press, 1996), pp. 101-11.
- [75] Legal Ideals and Moral Obligations: A Comment on Simon, WILLIAM AND MARY LAW REVIEW, vol. 38, no. 1, pp. 255-67 (1996).
- [76] Stevens's Professionalism and Ours, WILLIAM AND MARY LAW REVIEW, vol. 38, no. 1, pp. 297-317 (1996).
- [77] A Theological Argument Against Theopolitics, REPORT FROM THE INSTITUTE FOR PHILOSOPHY AND PUBLIC POLICY, vol. 16, no. 1 (Winter 1996), pp. 10-15.
- [78] What's Pragmatic About Legal Pragmatism?, CARDOZO LAW REVIEW, vol. 18, no. 1, pp. 43-73 (1996).
 - [78a] also in Morris Dickstein, ed., THE REVIVAL OF PRAGMATISM: NEW ESSAYS ON SOCIAL THOUGHT, LAW, AND CULTURE, Duke University Press (1998), pp. 275-303.
- [79] The Merits of Merit (with Judith Lichtenberg), REPORT FROM THE INSTITUTE FOR PHILOSOPHY AND PUBLIC POLICY, vol. 17, nos. 1-2 (Winter/Spring 1997), pp. 21-25.
 - [79a] reprinted in BUSINESS AND SOCIETY REVIEW, nos. 100/101 (1998), pp. 85-90.

- [80] Lawyers Rule: A Comment on Patterson's Theories of Truth, SMU LAW REVIEW, vol. 50, no. 5, pp. 1613-27 (1997).
- [81] The Bad Man and the Good Lawyer: A Centennial Essay on Holmes's "The Path of the Law," NYU LAW REVIEW, vol. 72, no. 6, pp. 1547-83 (1997).
 - [81a] also in abridged form, in Steven Burton, ed., THE PATH OF THE LAW AND ITS INFLUENCE: THE LEGACY OF OLIVER WENDELL HOLMES, JR. (Cambridge University Press, 2000), pp. 33-49.
- [82] Heroic Judging in an Antiheroic Age, COLUMBIA LAW REVIEW, vol. 97, no. 7, pp. 2064-90 (1997).
- [83] The Political Economy of Consumption, in David A. Crocker and Toby Linden, eds., ETHICS OF CONSUMPTION: THE GOOD LIFE, JUSTICE, AND GLOBAL STEWARDSHIP (Rowman & Littlefield, 1998), pp. 113-30.
- [84] On Dorfman's Death and the Maiden, YALE JOURNAL OF LAW AND THE HUMANITIEs, vol. 10, no. 1, pp. 115-34 (1998).
 - [84a] Excerpted in David R. Papke, ed., LAW AND POPULAR CULTURE: TEXT, NOTES AND QUESTIONS (Lexis Nexis, 2007).
- [85] Milgram Revisited, RESEARCHING LAW, vol. 9, no. 2, pp. 1-11 (1998). This is an abridged, preliminary version of [95].
- [86] A Flawed Case Against Punitive Damages, GEORGETOWN LAW JOURNAL, vol. 87, no. 2, pp. 359-80 (1998).
- [87] Rediscovering Fuller's Legal Ethics, GEORGETOWN JOURNAL OF LEGAL ETHICS, vol. 11, no. 4, pp. 801-29 (1998).
 - [87a] also in Willem J. Witteveen and Wibren van der Burg, eds., REDISCOVERING FULLER: ESSAYS ON IMPLICIT LAW AND INSTITUTIONAL DESIGN (Amsterdam University Press, 1999), pp. 193-225.
 - [87b] Japanese translation by Hiroshi Sumiyoshi in Luban, GOOD JUDGMENT IN LEGAL ETHICS, pp. 383-439.
- [88] The Warren Court and the Concept of a Right, HARVARD CIVIL RIGHTS-CIVIL LIBERTIES LAW REVIEW, vol. 34, no. 1, pp. 7-37 (1999).
 - [88a] reprinted in Robin L. West, Ed., RIGHTS (Danforth Publishing, 2003).
- [89] Reason and Passion in Legal Ethics, (review essay of William Simon, THE PRACTICE OF JUSTICE) STANFORD LAW REVIEW, vol. 51, no. 4, pp. 873-901 (1999).
 - [89a] Japanese Translation by Hiroshi Sumiyoshi in Luban, GOOD JUDGMENT IN LEGAL ETHICS, pp. 101-54.
- [90] Contrived Ignorance, GEORGETOWN LAW JOURNAL, vol. 87, no. 4, pp. 957-80 (1999).
 - [90a] abridged and reprinted in GEORGETOWN LAW, Winter 1999, pp. 26-33.

- [90b] excerpted in Sanford H. Kadish and Steven Schulhofer, CRIMINAL LAW AND ITS PROCESS (7^{th} ed.).
- [90c] Japanese Translation by Hiroshi Sumiyoshi in Luban, GOOD JUDGMENT IN LEGAL ETHICS, pp. 271-318.
- [90d] Significantly revised and reprinted in Luban, LEGAL ETHICS AND HUMAN DIGNITY.
- [91] Limiting Secret Settlements By Law, JOURNAL OF THE INSTITUTE FOR THE STUDY OF LEGAL ETHICS, vol. 2, pp. 125-29 (1999).
- [92] Faculty Pro Bono and the Question of Identity, JOURNAL OF LEGAL EDUCATION, vol. 49, no. 1, pp. 58-75 (1999).
- [93] Twenty Theses on Adversarial Ethics, in Helen Stacy and Michael Lavarch, BEYOND THE ADVERSARIAL SYSTEM (Federation Press, 1999), pp. 134-54.
- [94] Asking the Right Questions, TEMPLE UNIVERSITY LAW REVIEW, vol. 72, no. 4 (1999), pp. 839-55.
- [95] The Ethics of Wrongful Obedience, in Deborah L. Rhode, ed., ETHICS IN PRACTICE (Oxford University Press, 2000), pp. 94-120.
 - [95a] Japanese Translation by Hiroshi Sumiyoshi in Luban, GOOD JUDGMENT IN LEGAL ETHICS, pp. 219-70.
 - [95b] Revised and reprinted in Luban, LEGAL ETHICS AND HUMAN DIGNITY.
- [96] A Man Lost in the Gray Zone, LAW AND HISTORY REVIEW, vol. 19, no. 1 (2001), pp. 161-76.
- [97] Natural Law as Professional Ethics: A Reading of Fuller, SOCIAL PHILOSOPHY AND POLICY, vol. 18, no. 1 (2001), pp. 176-205.
 - [97a] also in Ellen Frankel Paul, Fred D. Miller, Jr., and Jeffrey Paul, eds., NATURAL LAW AND MODERN MORAL PHILOSOPHY (Cambridge University Press, 2001), 176-205.
- [98] Value Pluralism and Rational Choice, SSRN paper no. 264335, Georgetown Working Papers in Business, Economic, and Regulatory Law; Georgetown Working Papers in Public Law and Legal Theory (2001).
- [99] Preface to Augusto César Lima, PRECEDENTES NO DIREITO (Editora LTR, São Paolo, 2001), pp. 5-7.
- [100] Law's Blindfold, in Michael Davis & Andrew Stark, eds., CONFLICTS OF INTEREST IN THE PROFESSIONS (Oxford University Press, 2001), pp. 23-48.
- [101] Counsel: Role of Counsel, ENCYCLOPEDIA OF CRIME AND JUSTICE, rev. ed. (Macmillan Reference, 2001).
- [102] The Art of Honesty, COLUMBIA LAW REVIEW, vol. 101, no. 7 (2001), pp. 1763-74.

- [103] Justice, Relation of Law to, INTERNATIONAL ENCYCLOPEDIA OF THE SOCIAL AND BEHAVIORAL SCIENCES (Elsevier Science Ltd., 2001), pp. 8042-48.
 - [103a] Revised under the title Justice and Law for the second edition (2014).
- [104] Legal Scholarship as a Vocation, JOURNAL OF LEGAL EDUCATION, vol. 51, no. 2 (2001), pp. 167-74.
- [105] Intervention and Civilization: Some Unhappy Lessons of the Kosovo War, in Pablo de Greiff & Ciaran Cronin, eds., GLOBAL JUSTICE AND TRANSNATIONAL POLITICS: ESSAYS ON THE MORAL AND POLITICAL CHALLENGES OF GLOBALIZATION, (MIT Press, 2002), pp. 79-115.
- [106] Silence! Four Ways the Courts and Congress Silence Poor Peoples' Lawyers, LEGAL AFFAIRS, vol. 1, no. 1 (May/June 2002), pp. 54-58. This is an abridged version of [110].
- [107] A Midrash on Rabbi Shaffer and Rabbi Trollope, NOTRE DAME LAW REVIEW, vol. 77, no. 3 (2002), pp. 889-923.
 - [107a] Reprinted in Luban, LEGAL ETHICS AND HUMAN DIGNITY.
- [108] The Publicity of Law in the Regulatory State, JOURNAL OF POLITICAL PHILOSOPHY, vol. 10, no. 3 (2002), pp. 296-316.
 - [108a] Excerpted in Julie R. O'Sullivan, FEDERAL WHITE COLLAR CRIME: CASES AND MATERIALS, 5th ed. (West Publishing 2012).
- [109] The War on Terrorism and the End of Human Rights, PHILOSOPHY & PUBLIC POLICY QUARTERLY, vol. 22, no. 3 (Summer 2002), pp. 9-14.
 - [109a] reprinted in FELLOWSHIP, vol. 68, no. 11-12, (Nov./Dec. 2002), pp. 20-23.
 - [109b] reprinted in Verna V. Gehring, ed., WAR AFTER SEPTEMBER 11 (Rowman & Littlefield, 2002).
 - [109c] reprinted in Thomas Shipka, ed., PHILOSOPHY: PARADOX AND DISCOVERY, 5^{th} ed. (McGraw-Hill, 2004).
 - [109d] reprinted in Mark V. Tushnet, ed., THE CONSTITUTION IN WARTIME (Duke University Press, 2005), pp. 219-31.
 - [109e] reprinted in Judith A. Boss, ANALYZING MORAL ISSUES, 3rd edition (McGraw-Hill, 2004).
 - [109f] reprinted in Larry May, Eric Rovie, and Steve Viner, eds., THE MORALITY OF WAR: CLASSICAL AND CONTEMPORARY READINGS (Pearson Prentice-Hall, 2005), pp. 413-21.
 - [109g] reprinted in James E. White, CONTEMPORARY MORAL PROBLEMS, 8th ed., (Thomson-Wadsworth, 2005), pp. 527-32.
 - [109h] reprinted in James Rachels and Stuart Rachels, eds., THE RIGHT THING TO DO: BASIC READINGS IN MORAL PHILOSOPHY, (McGraw-Hill, 2009).

- [109i] reprinted in Justin P. McBrayer and Peter T. Markie, eds., INTRODUCING ETHICS: A GUIDED ANTHOLOGY, (Oxford University Press, 2014).
- [109i] Reprinted in TORTURE, POWER, AND LAW.
- [110] Taking Out the Adversary: The Assault on Progressive Public Interest Lawyers, CALIFORNIA LAW REVIEW, vol. 91 (2003), pp. 209-46.
 - [110a] Excerpted in George M. Cohen and Susan P. Koniak, eds., FOUNDATIONS OF THE LAW AND THE ETHICS OF LAWYERING (Foundation Press, 2004), pp. 389-404.
 - [110b] Excerpted in Brodie et al., POVERTY LAW, 2nd ed. (forthcoming).
 - [110c] Excerpted in Steven Bender et al. CRITICAL JUSTICE: SYSTEMIC ADVOCACY IN LAW AND SOCIETY (West, forthcoming).
- [111] Professional Ethics, in Christopher Wellman and R. G. Frey, eds., THE BLACKWELL COMPANION TO APPLIED ETHICS (Basil Blackwell, 2003), pp. 583-96.
- [112] Guest editor, with editor's introduction, symposium on legal ethics, AMERICAN PHILOSOPHICAL ASSOCIATION NEWSLETTERS, vol. 2, no. 2 (Spring 2003).
- [113] The Owl of Minerva Goes to Law School: Philosophy, Legal Ethics Teaching, and Skepticism, AMERICAN PHILOSOPHICAL ASSOCIATION NEWSLETTERS, vol. 2, no. 2 (Spring 2003), pp. 157-62.
- [114] Integrity: Its Causes and Cures, FORDHAM LAW REVIEW, vol. 72, no. 2 (2003), pp. 279-310.
 - [114a] Reprinted in Luban, LEGAL ETHICS AND HUMAN DIGNITY.
 - [114b] Reprinted in TIJDSCHRIFT TUCHTRECHT (Netherlands) [DISCIPLINARY LAW MAGAZINE], vol. 2, no. 3 (August 2, 2018), pp. 9-30.
- [115] A Theory of Crimes Against Humanity, YALE JOURNAL OF INTERNATIONAL LAW, vol. 29, no. 1 (2004), pp. 85-167.
 - [115a] Spanish translation by Ezequiel Malarino and Marisa Vazquez, CUADERNOS DE DOCTRINA Y JURISPRUDENCIA PENAL (2011).
 - [115b] UNA TEORÍA DE LOS CRÍMENES CONTRA LA HUMANIDAD, Spanish translation by Ezequiel Malarino and Marisa Vázquez (Bogota: Editorial Temis S.A., 2011), 205 pp.
 - [115c] İNSANLIĞA KARŞI SUÇLARIN KURAMI, Turkish translation by Hüseyin Gunal of A Theory of Crimes Against Humanity (Istanbul: Tekin Yayınevi, 2019).
- [116] Preventive War, PHILOSOPHY & PUBLIC AFFAIRS, vol. 32, no. 3 (2004), pp. 207-248.
 - [116a] Reprinted in Asa Kasher, ed., ETHICS OF WAR AND CONFLICT, VOL. 2, Routledge, 2014.
 - [116b] Russian translation by Leonid Yakushev, edited by Andrey Prokofyev, in ETICHESKAYA MYSL' [ETHICAL THOUGHT] (Russian Academy of Sciences), vol. 16, no. 2 (2016), pp. 155-69.

- [117] The Coiled Serpent of Argument: Reason, Authority, and Law in a Talmudic Tale, CHICAGO-KENT LAW REVIEW (2004), vol. 79, pp. 1253-88
- [118] Folktales of International Justice, PROCEEDINGS OF THE 98TH ANNUAL MEETING, AMERICAN SOCIETY OF INTERNATIONAL LAW (2004), pp. 182-85.
- [119] Eight Fallacies on Liberty and Security, in Richard Ashby Wilson, ed., HUMAN RIGHTS IN THE WAR ON TERROR (Cambridge University Press, 2005), pp. 242-57.
 - [119a] Reprinted in TORTURE, POWER, AND LAW.
- [120] Liberalism, Torture, and the Ticking Bomb, VIRGINIA LAW REVIEW, vol. 91, no. 6 (2005), pp. 1425-61.
 - [120a] Liberalism, Torture, and the Ticking Bomb, in Karen Greenberg, ed., THE TORTURE DEBATE IN AMERICA (Cambridge University Press, 2005), pp. 35-83. This is a substantially expanded version of [120].
 - [120b] Liberalism, Torture, and the Ticking Bomb, in Steven Lee, ed., INTERVENTION, TERRORISM, AND TORTURE: CHALLENGES TO JUST WAR THEORY IN THE 21ST CENTURY (Springer Verlag, 2007). This is an abridged version of [120].
 - [120c] Torture and the Ticking Bomb, GEORGETOWN LAW (Spring/Summer 2005), pp. 48-51. An op-ed length adaptation of [120.]
 - [120d] Excerpted in HARPER'S MAGAZINE, March 2006, pp. 11-16.
 - [120e] Translated as Liberalismus und die Verführung zur Folter, DIE ZEIT KURSBUCH, vol. 163, special issue "Folter und Feste," March 30, 2006, pp. 52-71.
 - [120f] Abridged and reprinted in THE PHILOSOPHER'S MAGAZINE, vol. 34 (2006).
 - [120g] Reprint of [120c] in Jeffrey Olen, Vincent Barry, and Julie C. Van Camp, eds. APPLYING ETHICS: A TEXT WITH READINGS, 9th ed. (Wadsworth/Thomson, 2008).
 - [120h] Reprinted in K. Nagra Sri Valli, ed., TORTURE AND ETHICS (ICFAI Law Books Division, 2007).
 - [120i] Abridged and reprinted in Matthew Zwolinski, ARGUING ABOUT POLITICAL PHILOSOPHY (Routledge, 2009), pp. 647-63.
 - [120j] Reprinted in James Rachels and Stuart Rachels, eds., THE RIGHT THING TO DO (McGraw-Hill, 2009).
 - [120k] Reprinted in James E. White, CONTEMPORARY MORAL PROBLEMS, 10th ed., (Cengage Learning, 2005).
 - [1201] Reprinted in TORTURE, POWER, AND LAW.
 - [120m] Excerpted in Paul H. Robinson, Shima Baradaran Baughman, and Michael T. Cahill, CRIMINAL LAW, 5^{th} ed. (Froebe Group, forthcoming).

- [121] Lawyers as Defenders of Human Dignity (When They Aren't Busy Attacking It), UNIVERSITY OF ILLINOIS LAW REVIEW, vol. 2005, no. 3 (2005), pp. 815-46.
 - [121a] Revised and reprinted in Luban, LEGAL ETHICS AND HUMAN DIGNITY.
 - [121b] Spanish translation by Daniel Bonilla Maldonado, in ABOGADOS, SOCIEDAD Y DERECHO DE INTERÉS PÚBLICO, Siglo del Hombre Editores Universidad de Los Andes (2017).
- [122] Making Sense of Moral Meltdowns, in Susan Carle, ed., LAWYERS' ETHICS AND THE PURSUIT OF SOCIAL JUSTICE: A CRITICAL READER (NYU Press, 2005), pp. 355-70.
 - [122a] a slightly different version in Deborah L. Rhode, ed., MORAL LEADERSHIP: THE THEORY AND PRACTICE OF POWER, JUDGMENT, AND POLICY (Stanford University Press, 2006).
- [123] Calling Genocide By Its Rightful Name: Lemkin's Word, Darfur, and the U.N. Report, CHICAGO JOURNAL OF INTERNATIONAL LAW, vol. 7, no. 1 (2006), pp. 303-20.
 - [123a] Also in Samantha Besson, Michel Hottelier, and Franz Werro, eds., LES DROITS DE L'HOMME AU CENTRE. HUMAN RIGHT AT THE CENTER (Zurich: Schulthess Edition, 2006), pp. 191-208.
 - [123b] Reprinted in A. Krishnakumari, ed., GENOCIDE, WAR CRIMES, AND INTERNATIONAL LAW (ICFAI Law Books Division, 2008).
- [124] Preventive War and Human Rights, in Henry Shue and David Rodin, eds., PREEMPTION: MILITARY ACTION AND MORAL JUSTIFICATION (Oxford University Press, 2007), pp. 171-201.
- [125] Beyond Moral Minimalism, in Symposium on May's CRIMES AGAINST HUMANITY, ETHICS AND INTERNATIONAL AFFAIRS, vol. 20, no. 3 (2006), pp. 353-60.
- [126] The Defense of Torture, review essay of John Yoo, WAR BY OTHER MEANS, NEW YORK REVIEW OF BOOKS, vol. 54, no. 4 (March 15, 2007), pp. 37-40.
- [127] Tortured Evidence, PROCEEDINGS OF THE 2007 RAUL WALLENBERG INTERNATIONAL HUMAN RIGHTS SYMPOSIUM (2007), pp. 97-100.
- [128] Torture and the Professions, CRIMINAL JUSTICE ETHICS, vol. 26, no. 2 (Summer/Fall 2007), pp. 2, 58-66.
- [129] War Crimes: The Law of Hell, in Larry May, ed., WAR: ESSAYS IN POLITICAL PHILOSOPHY (Cambridge University Press, 2008), pp. 266-88.
- [130] On the Commander-in-Chief Power, SOUTHERN CALIFORNIA LAW REVIEW, vol. 81, no. 3 (2008), pp. 477-569.
- [131] Lawfare and Legal Ethics in Guantánamo, STANFORD LAW REVIEW, vol. 60, no. 6 (2008), pp. 1981-2026.
- [132] The Inevitability of Conscience: A Response to My Critics, CORNELL LAW REVIEW, vol. 93, pp. 1437-1465 (2008).

- [133] Hamdi v. Rumsfeld, 542 U.S. 507 (2004), ENCYCLOPEDIA OF THE SUPREME COURT OF THE UNITED STATES (2008).
- [134] Was the Gaza Campaign Legal? and David Luban Responds, ABA NATIONAL SECURITY LAW REPORT, vol. 31, no. 1 (Jan./Feb. 2009), pp. 2-7, 15-16.
- [135] Unthinking the Ticking Bomb, in Charles Beitz & Robert Goodin, eds., GLOBAL BASIC RIGHTS (Oxford University Press, 2009), pp. 181-206.
 - [135a] Reprinted in TORTURE, POWER, AND LAW.
 - [135b] Abridged in Hugh Lafollette, ed., ETHICS IN PRACTICE: AN ANTHOLOGY (John Wiley & Sons, forthcoming 2020).
- [136] Human Dignity, Humiliation, and Torture, KENNEDY INSTITUTE OF ETHICS JOURNAL, vol. 19, no. 3, pp. 211-230 (2009).
 - [136a] Reprinted in TORTURE, POWER, AND LAW.

B. Shorter book reviews before 2010

- [1] Professional Ethics in a World Without Trumps (review of Alan Goldman, THE MORAL FOUNDATIONS OF PROFESSIONAL ETHICS), THE HASTINGS CENTER REPORT, vol. 11, no. 3 (1981).
 - [1a] Reprinted in PERSPECTIVES ON THE PROFESSIONS, vol. 3, nos. 1-2 (1983).
- [2] Review of Stuart Hampshire, INNOCENCE AND EXPERIENCE, JOURNAL OF PHILOSOPHY, vol. 88, no. 6, pp. 317-24 (1991).
- [3] Review of George P. Fletcher, LOYALTY: AN ESSAY ON THE MORALITY OF RELATIONSHIPS, JOURNAL OF PHILOSOPHY, vol. 41, no. 3, pp. 144-48 (1994).
- [4] Review of Mary Ann Glendon, A NATION UNDER LAWYERS, THE NEW YORK TIMES BOOK REVIEW (Dec. 25, 1994).
- [5] Review of Anthony T. Kronman, THE LOST LAWYER: FAILED IDEALS OF THE LEGAL PROFESSION, ETHICS, vol. 105, no. 4, pp. 947-49 (1995).
- [6] Review of William Dunham, THE MATHEMATICAL UNIVERSE, THE WILSON QUARTERLY, vol. 21, no. 3, pp. 105-06 (1997).
- [7] Review of Stuart Hampshire, JUSTICE IS CONFLICT, ETHICS, vol. 112, no. 1 (2001), pp. 156-57.
- [8] Review of Aleksandar Jokic, WAR CRIMES AND COLLECTIVE WRONGDOING, PHILOSOPHICAL REVIEW, vol. 111, no. 4 (2002), pp. 620-24.
- [9] Review of Dana Villa, ed., THE CAMBRIDGE COMPANION TO HANNAH ARENDT, ETHICS, vol. 113, no. 3 (2003), pp. 724-30.
- [10] Review of Luc Reydams, Universal Jurisdiction: International and Municipal Legal Perspectives, International and Comparative Law Quarterly, vol. 54, no. 3 (2005), pp. 804-06.

[11] Review of Jon Elster, CLOSING THE BOOKS: TRANSITIONAL JUSTICE IN HISTORICAL PERSPECTIVE, ETHICS, vol. 116, no. 2 (2006), pp. 409-12.

C. Journalism, etc.

urt.php.

- [1] Brünnhilde, Meet Ollie, (op-ed), WASHINGTON POST, Outlook section, June 4, 1989, p. B5.
- [2] Errata (with John M. Brumbaugh, Mike Kelly, and M. Sigmund Shapiro), MARYLAND LAW REVIEW, vol. 50, no. 4, pp. 1350-54 (1991)(humor).
- [3] Selling Indulgences, SLATE, Feb. 14, 2005, http://www.slate.com/id/2113447.
 - [3a] Reprinted in Elliot Cohen & Michael Davis, eds., with Frederick A. Elliston, ETHICS AND THE LEGAL PROFESSION, 2nd ed. (Prometheus Books, 2008).
- [4] Improper Advances: Talking Dream Jobs With the Judge Out of Court (with Stephen Gillers and Steven Lubet), SLATE, Aug. 17, 2005, http://slate.msn.com/id/2124603.
- [5] Roberts' bad decision (op-ed) (with Stephen Gillers and Steven Lubet), LOS ANGELES TIMES, Sept. 13, 2005.
- [6] Letter to Senator Arlen Specter, Chairman, U.S. Senate Judiciary Committee (with Stephen Gillers and Steven Lubet), reprinted in ENGAGE: THE JOURNAL OF THE FEDERALIST SOCIETY'S PRACTICE GROUPS, vol. 6, no. 2 (October 2005), pp. 134-37.
- [7] Torture, American-Style (op-ed), WASHINGTON POST, Outlook section, Nov. 27, 2005.
- [8] At war with the law in Iraq (op-ed), LOS ANGELES TIMES, June 13, 2006.
 - also in OAKLAND TRIBUNE, June 14, 2006.
 - reprinted as *In killing of Zarqawi*, war triumphs over law, SAN JOSE MERCURY, June 18, 2006.
- [9] Forget Nuremberg, SLATE, Sept. 26, 2006, http://www.slate.com/id/2150396.
- [10] Timid Justice, SLATE, Feb. 28, 2007, http://www.slate.com/id/2160835.
- [11] The OLC Memos, Federalist Society On-line Debate Series, April 24, 2009. Nine contributions in a debate (other contributors Scott Horton, Douglas Kmiec, Andy McCarthy, Bart DePalma, David Rivkin (in collaboration with Lee Casey), Steven Vladeck)..
- [12] David Margolis Was Wrong, SLATE, Feb. 22, 2010, http://www.slate.com/id/2245531.
- [13] What Would Augustine Do? The President, Drones, and Just War Theory, BOSTON REVIEW, June 6, 2012, http://bostonreview.net/david-luban-the-president-drones-augustine-just-war-theory.
- [14] Submitting to the Law of Nations: Palestine, Israel, and the International Criminal Court, BOSTON REVIEW, December 12, 2012, http://bostonreview.net/archives/BR37.6/david luban palestine israel international criminal co

- [15] Syrian Torture: What the U.S. Must Do, NYRDAILY (NEW YORK REVIEW OF BOOKS), February 3, 2014, www.nybooks/daily/2014/02/03/syrian-torture-what-us-must-do.
- [16] The Case Against Serving in the Trump Administration, SLATE, Nov. 15, 2016, https://slate.com/news-and-politics/2016/11/career-civil-servants-should-not-serve-in-the-trump-administration.html. Originally in JUST SECURITY, The Case Against Serving, Nov. 14, 2016, https://www.justsecurity.org/34404/case-serving-trump/.
- [17] DOJ's stance on Illegal immigrant abortion case is clear jab at ACLU, THE HILL, Nov. 9, 2017, https://thehill.com/opinion/healthcare/359617-dojs-stance-on-illegal-immigrant-abortion-case-is-clear-jab-at-aclu.
- [18] Joseph K. in Washington, review of ERWIN CHEMERINSKY, CLOSING THE COURTHOUSE DOORS, NEW YORK REVIEW OF BOOKS, vol. 65, no. 5 (March 22, 2018), https://www.nybooks.com/articles/2018/03/22/josef-k-in-washington/.
- [19] America the Unaccountable, NEW YORK REVIEW OF BOOKS, Aug. 20, 2020, https://www.nybooks.com/articles/2020/08/20/icc-justice-america-unaccountable/.
- [20] It's Time to Consider Sanctions for Trump's Legal Team (with Scott Cummings, Nora Freeman Engstrom, and Deborah L. Rhode), SLATE, Nov. 23, 2020, https://slate.com/news-and-politics/2020/11/trump-legal-team-rudy-giuliani-state-bar-sanctions.html.

D. Selected articles in JUST SECURITY

- [1] Will Syria Redefine the Just War? (Sept. 24, 2013), https://www.justsecurity.org/1035/syria-redefine-war/
- [2] Book Review: Lincoln's Code: The Laws of War in American History (Oct. 3, 2013), https://www.justsecurity.org/1609/book-review-lincolns-code/
- [3] European Court of Human Rights to Torture Victims: Get Lost (Jan. 15, 2014), https://www.justsecurity.org/5726/echr-torture-victims-lost/
- [4] CJEU's Definition of "Internal Armed Conflict": The Diakité Case (Feb. 6, 2014), https://www.justsecurity.org/6814/cjeus-definition-internal-armed-conflict-diakite-case/
- [5] Remembering Abu Ghraib (1): Torture Everywhere and the Accountability Gap (Apr. 28, 2014), https://www.justsecurity.org/9964/remembering-abu-ghraib-1-torture-accountability-gap/
- [6] Remembering Abu Ghraib (2): Not Company Men and Women (Apr. 28, 2014), https://www.justsecurity.org/9971/remembering-abu-ghraib-2-company-men-women/
- [7] "Just Looking for Loopholes" (Oct. 19, 2014), https://www.justsecurity.org/16540/just-loopholes/
- [8] Why Do We Talk About Torture the Way We Do? (Dec. 15, 2014), https://www.justsecurity.org/18407/talk-torture-do/
- [9] Palestine and the ICC—Some Legal Questions (Jan. 2, 2015), https://www.justsecurity.org/18817/palestine-icc-legal-questions/
- [10] The APA Scandal (July 13, 2015), https://www.justsecurity.org/24577/apa-scandal/
- [11] Trump and Torture (Mar. 21, 2016), https://www.justsecurity.org/30104/trump-torture/
- [12] The Case Against Serving (Nov. 14, 2016), https://www.justsecurity.org/34404/case-serving-trump/
- [13] Shrinking the "Bloated" Federal Bureaucracy: A Bad Solution to a Non-Problem (Nov. 28, 2016), https://www.justsecurity.org/34931/shrinking-bloated-federal-bureaucracy-bad-solution-non-problem/

- [14] Indefensible: Why Guantánamo defense lawyers can't ethically participate any longer (Oct. 15, 2017), https://www.justsecurity.org/45963/indefensible-guantanamo-defense-lawyers-cant-ethically-participate-longer/
- [15] The Guantánamo Ethics Mess (Oct. 29, 2017), https://www.justsecurity.org/46425/guantanamo-ethics-standoff/
- [16] The "Interests of Justice" at the ICC: A Continuing Mystery (Mar. 17, 2020), https://www.justsecurity.org/69188/the-interests-of-justice-at-the-icc-a-continuing-mystery/
- [17] Torture Evidence and the Guantánamo Military Commissions (May 26, 2021), https://www.justsecurity.org/76640/torture-evidence-and-the-guantanamo-military-commissions/

E. Congressional testimony

House Judiciary Committee (Subcommittee on the Constitution, Rights, and Civil Liberties)(May 6, 2008) on the role of government lawyers in the torture debate.

Senate Judiciary Committee (Subcommittee on Administrative Oversight and the Courts) (May 13, 2009), "What Went Wrong: Torture and the Office of Legal Counsel in the Bush Administration."

Lectures and presentations

300 lectures, workshops, and presentations, in the United States and Puerto Rico, Australia, Canada, Chile, China, Colombia, Germany, Israel, Italy, Japan, Mexico, Netherlands, Norway, Palestine, Portugal, Serbia, Spain, Switzerland, Turkey, the UK.

Named lectures, keynotes, and other major lectures: Minerva Center Lecture, Tel Aviv University (2020); Schlaretsky Memorial Lecture, University of Maryland (2020); keynote, McCain Conference, U.S. Naval Academy (2019); keynote, International Legal Ethics Conference in Tokyo (ILEST)(2019); Mudd Center Ethics and Identity lecture, Washington and Lee University (2019); public lecture, "Legal Ethics in the Spotlight: Guantánamo, the White House, and #MeToo," University of Amsterdam/Amsterdam Bar Association (2018); keynote, "The Enemy of All Humanity" (symposium on my work), Free University of Amsterdam (2018); public lecture, "The Power of Bureaucrats," Museum of Jewish Heritage, New York (2018); keynote, "Sovereigns as Trustees of Humanity: Stocktaking" conference, Lauterpacht Centre, Cambridge University (2018); keynote, Ethics of War and Peace conference, U.S. Military Academy (2017); keynote, "Beyond the State" conference, McMaster University (2017); keynote, IVR International Congress, Lisbon, Portugal (2017); keynote, Conference on Professional Ethics in Law (co-hosted by five Chilean law schools), Santiago, Chile (2016); keynote, "Rethinking Access to Justice" conference, Texas A&M University School of Law (2015); keynote, "The Silence of Torture" conference, University of Bologna (conference on Torture, Power, and Law and Matthew Kramer's Torture and Moral Integrity)(2014); keynote, Ratio Juris conference, University of Catanzaro (Italy)(2014); keynote, McCain Conference, U.S. Naval Academy (2014); keynote, "Ethics in National Security" conference, Penn Law School Center for Ethics and the Rule of Law (2013); keynote, National Consortium of Torture Treatment Programs annual convention (2013); Carhart Lecture, Ohio Northern University (2012); Routledge Lecture in Philosophy, Cambridge University (2011); Murphy Center Lecture on Human Dignity, St. Thomas Law School (2011); keynote, 3TU Conference on Ethics and War, The Hague (2011); Ethics and Society Lecture, Stanford University (2011); keynote, Union of Turkish Bar Associations Legal Ethics Conference, Ankara (2010); Tabor Lecture, Valparaiso Law School (2010); Beijing Academy of Social Sciences (2009); Gertler Lecture, University of Saskatchewan Law School (2009); Fordham Natural Law Colloquium

(2009); Charles Ihlenfeld Lecture, West Virginia University Law School (2008); United States Military Academy (2005, 2008); Angela S. Cooney Memorial Lecture, Syracuse Law School (2008); keynote, Third International Conference on Legal Ethics, Gold Coast, Australia (2008); Steintrager Lecture, Wake Forest Law School (2008); Isaac Franck Memorial Lecture, Georgetown University (2008); Bell Lecture, Wooster College (1999, 2007); keynote, Association of Applied and Professional Ethics (2007); Evelyn Barker Memorial Lecture, University of Maryland-Baltimore County (2007); Van Arsdell Lecture, University of Illinois Law School (2004); keynote, Amintaphil biennial conference (2004); keynote, Ninth Circuit Judicial Conference (2003); keynote, Arthur Liman Colloquium, Yale Law School (2002); Irving S. Ribicoff Memorial Lecture, Yale Law School (2001); Tilburg University conference on Legal Modernism (2000)(three lectures); Condon-Faulkner Distinguished Lecture, University of Washington Law School (1999); Blankenbaker Lecture, University of Montana Law School (1998); Morris A. Gross Lecture, University of Toronto Law School (1996); Phi Beta Kappa Lecture, Brooklyn College (1994); Phi Beta Kappa Lecture, Troy State University (1993); Bertram Morris Colloquium, University of Colorado Law School (1992); Smithsonian Fellows Lecture (1987); Catriona Gibson Memorial Lecture, Queen's University, Kingston, Canada (1982)

Other professional activities

Current:

Board of Directors, International Association of Legal Ethics
Academic Committee, Fellowships at Auschwitz for the Study of Professional Ethics (FASPE)
Editorial board, ETHICS AND INTERNATIONAL AFFAIRS
Editorial board, LEGAL ETHICS
Editorial board, ETHICS AND BEHAVIOR
Advisory Board, Forum on International Criminal and Humanitarian Law
Group legal weblog Balkinization
Founding Editor, Just Security blog

Past:

Law leader, Fellowships at Auschwitz for the Study of Professional Ethics (FASPE)(2016)(legal ethics course offered in Berlin, Krakow, and Auschwitz-Birkenau to 12 full-scholarship U.S. law students selected competitively)

Steering committee, AAAS project New Dilemmas in Ethics, Technology, and War

Advisory committee on legal and ethical issues, Stimson Foundation working group on U.S. drone policy (2013-14)

U.S. Department of Defense Cross-Domain Deterrence Initiative (2010)

D.C. Bar Ethics Committee (2004-2010).

Chair, AALS Section on Law and Interpretation (2002-04).

American Philosophical Association Committee on Law and Philosophy (2000-03).

- Chair, 2001-03.

D.C. Bar Special Committee on Civility Implementation (1998-99).

Trustee and Advisory Board, The Fantasy Salvage Fund (1999-2009).

Advisory Board, Open Society Institute project on the legal profession (1997-2000).

Advisory Board member, lawyers' oral history project, University of North Carolina School of Law (1994).

Advisory Board, Texas Center on Professionalism (1993-95).

Advisory Board, Hoffberger Center on Professional Ethics (1990–95).

Director, NEH Summer Seminar for College Teachers, "The Changing Roles of the American Judge," summer 1991.

- Editor, NATIONAL REPORTER FOR LEGAL ETHICS AND PROFESSIONAL RESPONSIBILITY 1986-91; wrote 19 editor's essays on recent cases.
- "The Rule of Law and Justice" -- week-long seminar for state-court judges -- American Academy of Judicial Education, Monterey, California, August 1990.
- 1988 Chair, Association of American Law Schools Professional Responsibility Section.
- 1989 Secretary, Association of American Law Schools Law and Humanities Section.
- Chair, planning committee for Association of American Law Schools quadrennial Professional Responsibility workshop (1987-88).
- Consultant for WETA Television: reviewed teaching guide for program "Ethics on Trial" (1987). Working Group member, Hastings Center Project on Professional Ethics and Public Values (1987-88).
- Faculty member, Association of American Law Schools Professional Responsibility Section quadrennial mini-workshops (March 1984, March 1988).
- "Ethics in Judicial Decision-Making" -- American Academy of Judicial Education seminars given to all state trial and appellate judges in New Mexico, New Mexico Judicial Conclave, June 1988.
- Week-long seminar for state court judges on ethics and technology -- American Academy of Judicial Education, Jackson Hole, Wyoming, July 1988.
- Faculty, The Hasting Center Summer Workshop on Applied and Professional Ethics (July 1982) -- week-long seminar for law teachers and lawyers on ethics and the legal profession.