



INTERNATIONAL LEGAL ETHICS CONFERENCE V

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CONFERENCE PRESENTERS and PANEL CHAIRS

Erika Abner is an Educational Consultant for lawyers in Ontario. She has over twenty years of teaching experience at all levels of legal education, including as an Adjunct Professor of Law at Osgoode Hall Law School, as a faculty member at the Bar Admission Course, and as Director of Continuing Legal Education at McCarthy Tétrault LLP. Her doctoral research focused on mentoring in law firms, and was published in the 2008 Canadian Legal Education Annual Review.

Annalise Acorn is Professor of Law at the University of Alberta. She is the author of *Compulsory Compassion: A Critique of Restorative Justice* (Vancouver: UBC Press, 2004). In 2009 she was an H.L.A. Hart Fellow at the Oxford Centre for Ethics and Legal Philosophy, University College, Oxford. She has been a Visiting Professor at University of Michigan Law School, University of Siena Department of Economic Law, and University of Hawaii Richardson School of Law. She is a frequent visitor at the Einstein Forum in Potsdam, Germany.

Dubravka Askamovic is a faculty member of the J.J. Strossmayer University of Osijek, whose fields of interest and projects include Company Law, Commercial (Contract) Law, Competition Law, Legal Clinics, Legal aspects of regional policy in Croatia—"branding the region", balanced development of sport with special respect to regional issues and Language for Law - Legal English Syllabus Development Working Group (ABA/ CEELI).

Rakesh K. Anand is Professor of Law at Syracuse University College of Law. He graduated from Stanford University with a Bachelor's Degree in Political Science (with honors and distinction) and from Yale Law School. After graduating from law school, he clerked for Justice Aharon Barak of the Supreme Court of Israel and subsequently spent several years as a civil litigator in San Francisco. Rakesh's scholarly interests lie at the intersection of legal theory and legal ethics. More specifically, he is writing a series of papers on the "cultural study of the lawyer" (cultural study understood as a form of philosophical-anthropology), the organizing principle of which is that law in America is a cultural practice and the national commitment thereto – to living as a community under the rule of law – gives rise to a variety of professional obligations for a lawyer.

Gabrielle Appleby is Senior Lecturer and a PhD candidate at the University of Adelaide, researching the constitutional role of the Solicitor-General in Australia. She taught previously in the public law field at the University of Melbourne and the University of Queensland. Her work in practice included time with the Victorian Government Solicitor's Office as a Senior Solicitor and as a solicitor with Minter Ellison (Brisbane) in the competition and intellectual property team. She spent a year as an associate to his Honour Justice PD McMurdo of the Supreme Court of Queensland.

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Robert Atkinson Jr. is the Ruden McClosky Professor at the Florida State University College of Law. He is recognized for his publications addressing the intersection of law and literature. Robert is one of the country's leading scholars on legal professionalism, a noted scholar on the law of nonprofit organizations and on the relationship between business ethics and legal ethics. Recipient of the 2001 Professionalism Award from the Florida Supreme Court's Commission on Professionalism, Rob served as a Visiting Professor at Cornell Law School in Spring 2002

Lynn Baker holds the Frederick M. Baron Chair in Law, and is the Co-Director of the Center on Lawyers, Civil Justice and the Media, at the University of Texas School of Law. One of the nation's leading scholars on issues of professional responsibility in group litigation, Lynn is also a leading academic defender of federalism and the rights of states. She is the co-author of a leading law school text, *Local Government Law: Cases and Materials* (Foundation Press, 4th ed. 2010) (with Clayton P. Gillette), and the author or co-author of dozens of articles and book chapters.

Dmitry Bam is Associate Professor at the University of Maine School of Law. Dmitry graduated summa cum laude from Syracuse University and earned a law degree with distinction from Stanford Law School. He clerked with the Honorable Barry G. Silverman of the Ninth Circuit Court of Appeals in Phoenix, Arizona. Dmitry's research interests include judicial ethics, judicial selection, and constitutional interpretation.

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Juan P. Beca is Professor of Constitutional Law and Ethics at Universidad Católica de Temuco, Chile. He has a Masters degree in law, diplomas in Law Teaching Methodologies and Strategic Management and Executive Development. Juan has more than 15 publications (in Spanish) on the relationship among state institutions and fundamental rights, and on teaching law issues. He is a member of the Interdisciplinary Ethics Group and the Ethical Research Committee at Universidad Católica de Temuco.

Faisal Bhabha is Assistant Professor at Osgoode Hall Law School, York University. He has researched and published in the areas of human rights, equality, multiculturalism, national security and access to justice. Previously, he sat as Vice-chair of the Human Rights Tribunal of Ontario. He holds an LL.M. from Harvard Law School and carried on a varied public and private law practice, appearing before administrative boards and tribunals and at all levels of court, including the Supreme Court of Canada. He also advised or represented numerous public interest organizations and NGOs in matters related to constitutional law and human rights.

Susan V. R. Billington is Policy and Program Counsel at the Law Society of Alberta in Calgary. After graduating from the University of Calgary Faculty of Law in 1985, Susan was admitted to the Alberta Bar in 1986. She practiced as both a barrister and solicitor before joining the Law Society in 1994 where she has held the positions of Complaints Resolution Officer, Complaints Manager and Policy and Program Counsel. She has supported the Benchers in the development of many policy and program initiatives. In 2007, Susan was seconded for 2 years to be the founding Executive Director of Pro Bono Law Alberta, the 100th anniversary legacy project of the Law Society. She is also an experienced mediator and professional facilitator. Susan was appointed Queen's Counsel in 2008.

Andy Boon is the Dean of the School of Law at the University of Westminster. He was an Honorary Legal Adviser at South Lambeth Citizens Advice Bureau between 1982 and 1989. An Associate Research Fellow at the Institute of Advanced Legal Studies, he joined the University of Westminster in 1989 as a principal lecturer in law. He was an educational consultant to the Inns of Court School of Law (1988) and to the Law Society of England and Wales (2002). For the General Council of the Bar of England and Wales he has served on the Education and Training Committee, Continuing Professional Development Committee and Monitoring Committee.

Michael Bossone is currently Special Advisor to Dean Patricia White at the University of Miami School of Law. He is the co-creator and a founding member of LawWithoutWalls. His career has been dedicated to building and sustaining human connection and institutional culture. It is what first drew him to LawWithoutWalls and what motivates the time, energy, and commitment he joyfully gives to this innovative project. Michael previously served as Assistant Dean during his nine years at the Sandra Day O'Connor College of Law at Arizona State University.

Hannah Brenner is Lecturer in Law and Co-Director of the Frank J. Kelley Institute of Ethics and the Legal Profession at Michigan State University College of Law. She is also a core faculty member and serves on the advisory committee of the Center for Gender in the Global Context at Michigan State University. Her research and teaching interests primarily surround issues of gender, leadership and the legal profession, and violence against women. Hannah served as the first executive director of the Center for Women in Law at the University of Texas School of Law.

Kim Brooks is the Dean of the Schulich School of Law, Dalhousie University. She formerly held the H. Heward Stikeman Chair in the Law of Taxation at McGill's Faculty of Law. Kim teaches all areas of taxation, and has received several teaching awards. Her primary research interests lie in the areas of corporate and international tax, and tax policy. Before moving to academia, Professor Brooks practiced as a tax lawyer with Stikeman Elliot LLP in their Toronto and London (UK) offices.

John Browning is Managing Partner of the Dallas office of Lewis Brisbois Bisgaard & Smith LLP. John represents individuals and businesses both large and small in state and federal courts throughout Texas and Oklahoma, and on a pro hac vice basis in other jurisdictions. John has extensive trial, arbitration, and summary judgment experience, and in solving client problems, in a wide variety of legal areas.

Donna Buckingham is Associate Professor of Law at the University of Otago. Her teaching and research interests include statutory interpretation, evidence, civil procedure and the regulation of the legal profession. She is the Director of the New Zealand Legal Information Institute, the largest free online information site for New Zealand law, conducted in partnership with the AustLII. Currently Donna is a Barrister of the High Court of New Zealand, the Chair of the Women's Consultative Group of the New Zealand Law Society and a Council member of the Otago Branch of the New Zealand Law Society.

Jason Buttuls is a recent graduate of the University of Alberta Law School (2012) who will be articling with Brownlee LLP in Calgary this upcoming year. His previous schooling includes a Business Degree with a major in Finance from Thompson Rivers University. Jason was active in university in several groups in the law faculty, including as a volunteer for Student Legal Services Canada, as webmaster of the law faculty rugby club, and director of the annual Law Show charity event. He also published Canons of Construction, the law school newspaper.

Ray Campbell is Assistant Professor of Law at the Peking University School of Transnational Law. He studied at Yale College, and he holds a Juris Doctor degree from the University of Virginia. He has served as law clerk to Judge Malcolm Wilkey of the U.S. Court of Appeals for the D.C. Circuit, as law clerk to U.S. Chief Justice Warren Burger at the Supreme Court, as a partner in the transnational law firms of Kirkland & Ellis and Jenner & Block, and as Chairman and CEO of HarmonyCentral.com, Inc. He is a scholar of civil procedure and professional responsibility.

Susan Carle is Professor of Law at American University Washington College of Law. Her teaching and research interests lie primarily in the areas of civil rights legal history, employment discrimination, labor and employment law, legal ethics, and the history and sociology of the legal profession. She has published articles examining lawyers' conceptions of their professional obligations to further the public interest in the Cornell Law Review, Fordham Law Journal, Harvard Journal of Gender and the Law, Stanford Journal of Civil Rights and Civil Liberties, and numerous other journals. She is editor of *Lawyers' Ethics and the Pursuit of Social Justice* (NYU Press 2005), which collects work in the emerging field of critical legal ethics scholarship.

Elizabeth Chambliss is Professor of Law and Co-Director of the Center for Professional Values and Practice at New York Law School. She specializes in the empirical study of the legal profession, focusing on the organization and regulation of large law firms and the effects of globalization on the U.S. legal services market. Her most recent project focuses on the future of U.S. legal education, and the emergence of new organizational models for law schools in the U.S. and abroad. Professor Chambliss was a principle organizer of Future Ed, a year-long contest of ideas for innovation in legal education, cohosted by New York Law School and Harvard Law School. Professor Chambliss received her J.D. from the University of Wisconsin, where she also earned a Ph.D. in sociology.

Kay-Wah Chan is the Postgraduate Director of the Department of Asian Languages at Macquarie University, Sydney. His current research focus is on legal profession in Japan and related issues. He has also recently expanded his research to cover legal profession in Hong Kong. He was a practicing lawyer, as associate and partner, in a major law firm in Hong Kong for eight years. Practical experience has given Kay-Wah a particular insight and perspective on issues concerning legal profession. It also enabled him to develop a fused theoretical and practical approach in his research. He has presented papers on legal profession in Japan and/or Hong Kong and/or socio-legal issues concerning Japan in a number of international conferences in Australia, North America, Europe and China.

Simon Chester is a partner in the Litigation and Business Law groups of Heenan Blaikie's Toronto office, with special focus on conflicts of interest, professional responsibility, and legal opinions. He has been a pioneer in the application of advanced technologies to the practice of law. Educated at Oxford University, (B.A., M.A.) and Osgoode Hall Law School, (LL.M.), he is professionally qualified in Ontario (1982) and England and Wales (1988). Simon has held leadership positions in a number of bar associations and was the first non--American to chair the American Bar Association's Tech Show, its Law Practice Management Section's Editorial Advisory Board, the LPMS Education Board and its New Media and Internet Board. He served as President of the College of Law Practice Management and as President of the Oxford University Society in Toronto; he is a director of the Canadian Rhodes Scholars Foundation. He was recently awarded the Chief Justice of Ontario's first Fellowship in Legal Ethics and Professionalism. He co-leads the most widely read Canadian legal blog, SLaw.

Kathleen Clark is the John S. Lehmann Research Professor at Washington University Law in St. Louis. She teaches and writes about legal and government ethics, whistleblowing and national security law. She is Associate Reporter for the American Law Institute's Project on Principles of Government Ethics and was chair of the National Security Law Section of the Association of American Law Schools. Kathleen served as a consultant to the Administrative Conference of the United States, which, based on her research, recommended that the Federal Acquisition Regulatory Council apply government ethics standards to some service contractor personnel. Kathleen co-authored a Washington Post op-ed about the Justice Department torture memo, and later expanded that analysis into Congressional testimony and a law review article. She recently serves as Special Counsel to the D.C. Attorney General, providing advice on government ethics and transparency.

Greg Cooper is Associate Professor of Philosophy and Director of the Society and the Professions Program in Ethics at Washington and Lee University, having previously taught at Duke University, State University of New York Collage at Potsdam, University of Minnesota and University of Wisconsin-Stout. His research focuses on ethics and the professions, normative ethics, philosophy and public policy, and philosophy of science.

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Sarah Cravens is Associate Professor at the University of Akron School of Law. She received her A.B., magna cum laude, from Princeton University, her M.Phil from Cambridge University and her J.D., magna cum laude, from Washington & Lee University, where she was senior articles editor of the Washington and Lee Law Review. Her areas of interest include legal ethics and judicial role. Sarah has been admitted to the Oklahoma state bar, as well as the District of Columbia bar.

Scott Cummings is Professor of Law at UCLA School of Law. He teaches *Business Associations*, *Professional Responsibility*, and *Community Economic Development*, and is faculty chair of the Epstein Program in Public Interest Law and Policy. His scholarship focuses on the organization and practice of public interest law, and he is currently working on a book that examines the role of public interest lawyers in the movement to transform the Los Angeles low-wage economy. In law school, Scott served as executive editor of the *Harvard Civil Rights-Civil Liberties Law Review*.

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Tim Dare is Associate Professor in the Department of Philosophy at the University of Auckland New Zealand, and is currently completing research on professional and applied ethics, the philosophy of law, and medical ethics. He has also been a lecturer in philosophy and law at Victoria University of Wellington. A common theme in his work in ethics and applied ethics been has been a skepticism as to the satisfactoriness of virtues ethics accounts of obligation: that skepticism flows from the view he has defended on authority. He has been widely published in various articles on professional ethics, and is the author of *The Counsel of Rogues? A Defence of the Standard Conception of the Lawyer's Role* (Ashgate).

Anthony E. Davis is a partner in Hinshaw & Culbertson LLP's *Lawyers for the Profession*[®] Practice Group, in New York. He advises lawyers and law firms in the United States and internationally on legal ethics, law firm creation, merger and dissolution, and risk management. He teaches *Professional Responsibility Issues In Business Practice* at Columbia University Law School. He is a past President of the Association of Professional Responsibility Lawyers (APRL). He is admitted in New York and Colorado (and is a non-practicing Barrister and Solicitor in England).

Michele DeStefano is an Associate Professor of Law at the University of Miami. Her primary scholarly interest is in the intersection of law and business, how this intersection reshapes the role of inside and outside counsel, and the consequences of these developments for clients, lawyers, the profession, and the public. Her current research employs a mix of empirical methodologies to study the intersection of public relations and corporate legal controversies. Michele is also a founder of LawWithoutWalls, conceived and spearheaded as an experimental, collaborative, part-virtual, education model in an attempt to 1) change the way law school educators communicate with law students, lawyers, entrepreneurs, and each other; and, 2) to motivate innovation in legal education and practice.

Richard Devlin is Co-chair of the Organizing Committee for ILECV. He is Professor of Law at Schulich School of Law at Dalhousie University and has published extensively in the area of legal ethics, professional regulation and judicial ethics. Richard has received awards for excellence in teaching, including the Hanna and Harold Barnett Award for Excellence in Teaching First Year Law. He has also previously been a member of faculty or visiting scholar at Osgoode Hall Law School, the University of Calgary, the University of Toronto, and McGill University.

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Tahlia Gordon is the inaugural Research & Projects Manager at the Office of the Legal Services Commissioner (OLSC). She is responsible for managing the OLSC research projects, education and publication portfolios. Tahlia is the editor of the OLSC bi-monthly newsletter *Without Prejudice* and the Annual Report. Prior to joining the OLSC, Tahlia was the Executive Director of the Legal Profession Advisory Council and Policy Officer at the NSW Bar Association. Tahlia has also worked at the Australian Mission to the United Nations in New York. Tahlia has a Bachelor of Social Science (Hons) and a Bachelor of Laws from the University of NSW and a Masters in Human Rights Law from the University of Notre Dame in the United States. Tahlia is also the Secretary General of the Australian Section of the International Commission of Jurists.

Justice Stephen Goudge is a justice of the Ontario Court of Appeal. He completed his undergraduate and legal education at the University of Toronto, and holds an M.Sc. (Econ.) from the London School of Economics. He was called to the Bar of Ontario in 1970 and appointed a Queen's Counsel in 1982. He was managing partner of the firm Gowling, Strathy & Henderson in Toronto where he engaged in a general litigation practice. In 1989 was Counsel to the Office of the Premier of Ontario. He was active in the Ontario Bar Association and the Canadian Civil Liberties Association and was an elected Bencher of the Law Society of Upper Canada from 1991 to 1996. He is a Judicial Fellow of the American College of Trial Lawyers. He received his appointment to the Court of Appeal for Ontario in 1996.

Andrew Grech is Managing Director of the Melbourne office of Slater and Gordon. He joined Slater & Gordon in 1994 and has worked as a litigator in most areas of the Company's litigation practice. Andrew also spent three years in the then fledgling Sydney office between 1997 and 2000. Since he became Managing Director in 2000, the Group has enjoyed substantial growth, expanding from seven offices in 2002 to a network of more than 65 locations across Australia in 2012. As Managing Director, Andrew has overseen the unprecedented and highly successful growth of the firm through strategic acquisitions, mergers and organic growth, and was the driving force behind the recent acquisition of UK based law firm Russell Jones & Walker.

Bruce Green is Louis Stein Professor of Law and Director of the Stein Center at Fordham Law School. Prior to joining Fordham Law he worked in the Office of the United States Attorney for the Southern District of New York, was a law clerk to Justice Thurgood Marshall (1982-83) and a law clerk to Judge James L. Oakes of the U.S. Court of Appeals for the Second Circuit (1981-82). Bruce has published extensively in the area of legal ethics, with a particular emphasis on prosecutorial and defence counsel ethics.

Garner Groome is Counsel at the Law Society of Alberta. He was admitted to the Alberta bar in 1992 after articling in the Court of Appeal of Alberta. He practiced primarily in appellate advocacy before entering public service with the Canadian Forces' Office of the Judge Advocate General. Garner joined the Law Society of Alberta in 2005 as one its counsel responsible for, among other things, the prosecution of ethical misconduct complaints and other professional regulatory matters.

Kath Hall is Senior Lecturer in Law at the Australian National University College of Law. She is an experienced legal academic and has worked in Universities in Australia and overseas. Her main areas of interest and publication are corporate governance, psychology and organizational misconduct, transnational business corruption and student wellbeing. Kath is also the coordinator for the Masters of Laws Government and Commercial Program and the ANU College of Law's inaugural Director of Student Wellbeing.

Linda Haller is Senior Lecturer at the University of Melbourne Faculty of Law. She has published and spoken widely in Australia and overseas in relation to the professional discipline and regulation of lawyers. In 2006 she completed her PhD ' Discipline of the Queensland Legal Profession' at the University of Queensland. Dr. Haller is presently comparing the ways in which lawyers are regulated in various jurisdictions, both within Australia and overseas. In particular, she is interested in the implementation of consumer protection reforms in lawyer discipline and their impact. She is also monitoring the COAG National Legal Profession Reform Project.

Neil Hamilton is Interim Dean at the University of St. Thomas Law School, and is Director of The Holloran Center for Ethical Leadership in the Professions. The focus of his teaching and scholarship is the ethics and professionalism of both the legal and academic professions. Neil is the author of three books, over fifty longer scholarly articles and over ninety shorter articles. In 2002 Minnesota selected him as one of the recipients of its Lawyer of the Year Award. Prior to joining St. Thomas as a founding faculty member, Neil taught at Case Western Reserve University School of Law and William Mitchell College of Law faculty. He also practiced law in Minneapolis.

Justin Hansford is Assistant Professor at Saint Louis University Faculty of Law. Prior to joining St. Louis he clerked for Judge Damon Keith on the United States Court of Appeals for the Sixth Circuit (2009-2010) Justin's research incorporates legal history, legal ethics, critical race theory, human rights, and the Global Justice Movement in a broader attempt to interrogate injustice in society. He has a B.A. from Howard University and a J.D. from Georgetown University Law Center, where he was a founder of The Georgetown Journal of Law and Modern Critical Race Perspectives. After obtaining his J.D., Justin assisted in the founding of Imagine Southeast Public Charter School, in Washington, D.C. He then worked as a staff member with the Obama For America presidential campaign, and mostly recently worked in the White House Office of Presidential Personnel.

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Stephen Pitel is a professor at the University of Western Ontario Faculty of Law. He joined the Faculty in 2000 after practicing corporate and commercial litigation in Toronto and completing graduate studies at the University of Cambridge. His teaching and research is focused on international commercial litigation, torts, civil procedure, unjust enrichment and legal ethics. Stephen was awarded the Bank of Nova Scotia, University of Western Ontario Alumni Association and University Students' Council Award of Excellence in Undergraduate Teaching in 2008 and was Western Law's Student Legal Society Professor of the Year in 2004 and 2008. He is a member of the Chief Justice of Ontario's Advisory Committee on Professionalism.

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Simon Rice is Associate Professor, and Director of Law Reform and Social Justice, at the Australian National University College of Law. He chairs the Law Reform Advisory Council of the Australian Capital Territory. Simon has worked, taught and written extensively in anti-discrimination, human rights and access to justice issues. As well as his academic career, Simon has worked in community legal centres, private legal practice, legal policy research and human rights advocacy and training. He has been director of clinical legal education programs at the University of NSW, Director of the NSW Law and Justice Foundation, President of Australian Lawyers for Human Rights, a Board member of the NSW Legal Aid Commission, and a judicial member of the NSW Equal Opportunity Tribunal.

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Lisa Rohrer is the Director of Executive Education and Research Fellow at the Center for the Study of the Legal Profession at Georgetown Law. Her areas of expertise include the leadership and strategy of professional service firms, client satisfaction and survey research. In addition to launching Georgetown Law's executive education program, she is currently conducting research on the changing management models and structures in law firms, segmentation of the US legal market, and managing professional talent. Prior to joining Georgetown Law, Lisa was the Director of Research at the Hildebrandt Institute, a division of Thomson Reuters. She was also a Research Fellow at Harvard Law School.

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Robert E. Rosen is Professor of Law at the University of Miami Law School. He earned an A.B. from Harvard College in 1974, an M.A. in sociology from the University of California at Berkeley in 1977, a J.D. from Harvard Law School in 1979, and a Ph.D. in sociology from the University of California at Berkeley in 1984. During the 1987-88 academic year, Robert was on leave at Harvard University as a fellow in Harvard's Program in Ethics and the Professions, and in 1994 he was a research scholar at Stanford Law School.

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Rita Shackel is Associate Dean (Research and Learning) and Senior Lecturer at the University of Sydney. She is a graduate of the University of Sydney holding undergraduate and postgraduate qualifications in law, science (pure mathematics), psychology and education. She has participated on a number of government, institutional and professional committees and has delivered professional training and CLE programs to legal practitioners in NSW. Rita is a member of the Institute of Criminology and her PhD thesis examined the use of expert evidence in child sexual assault cases. Prior to joining the Faculty Rita spent some time teaching and undertaking research in the United States including at Duke University Law School, the Brandeis School of Law, University of Louisville and Georgetown University.

Justice Karen Sharlow is appointed to the Federal Court of Appeal. She received her education at University of British Columbia and Simon Fraser University, and was called to the Bar in British Columbia in 1982. She practised law in Vancouver, British Columbia with McCarthy Tétrault, 1982-1990 and Thorsteinssons 1990-1999.

Carole Silver is Professor of Law at Maurer School of Law, Indiana University. Prior to joining the Faculty in 2010 she was visiting professor of law and executive director of the Center for the Study of the Legal Profession at Georgetown Law Center. Previously, she was on the faculty of Northwestern University Law School. Carole's scholarship uses empirical methods to examine globalization as it relates to legal practice, legal education and professional regulation. Her current work includes the first empirical investigation of the role of the US legal education in the careers of international lawyers, and a study examining the intersection of gender and globalization in the context of large law firm practice. Recent work has considered globalization strategies of US-based law firms and the ethics of outsourcing legal services offshore.

Charles Silver holds the Roy W. and Eugenia C. McDonald Endowed Chair at the University of Texas School of Law, where he writes and teaches about civil procedure, professional responsibility and, increasingly, health care law and policy. Charles has coauthored a series of studies of medical malpractice litigation in Texas, most of which have been published in peer-reviewed journals. In 2009, the Tort Trial and Insurance Practice Section of the American Bar Association honored Charles with the Robert McKay Award for outstanding scholarship in tort and insurance law. He is currently an Associate Reporter on the American Law Institute's Project on Aggregate Litigation and a member of the ABA/TIPS Task Force on the Contingent Fee. He has been Visiting Professor at the University of Michigan Law School and the Vanderbilt University Law School.

Justice Judith Snider is appointed to the Federal Court of Canada Trial Division, and is a Member ex officio of the Appeal Division. She received her education at Carleton University, and University of Calgary. She was called to the Bar of Alberta, 1982. She was a Partner at Code Hunter, 1987 to 1992, General Counsel for the National Energy Board from 1992 to 1995, member from 1995 to 2002, and Vice-Chairman from 1999 to 2002.

Hilary Sommerlad is Senior Lecturer in Law at Leeds Metropolitan University. She has a degree in History from Cambridge University and a D. Phil in International Politics from York University. She is also a qualified teacher. She worked as a researcher on various projects and gained a wide experience of lecturing. In 1984 she left York University, where she had taught politics and women's studies, to re-train as a solicitor. After qualifying as a solicitor Hilary worked in general practice, specializing in criminal and family law. She returned to academic work in 1990, in order to direct a research project, commissioned by the Law Society, on women solicitors. She is a regular contributor to conferences on the law and the legal profession, legal aid, and women and the law.

Lorne Sossin is Dean of Osgoode Hall Law School. He is a member of the organizing committee for ILECV. Prior to this appointment as Dean, he was a Professor with the Faculty of Law at the University of Toronto where he also served as Associate Dean (2004-2007) and as the inaugural Director of the Centre for the Legal Profession (2008-2010). His teaching and scholarly interests span administrative and constitutional law, the regulation of professions, civil litigation, public policy and the judicial process. Lorne was a law clerk to former Chief Justice Antonio Lamer of the Supreme Court of Canada, a former Associate in Law at Columbia Law School and a former litigation lawyer with the firm of Borden & Elliot (now Borden Ladner Gervais LLP).

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Gary Tamsitt has been Director of the Australian National University Legal Workshop since 1995. He graduated from Sydney University in 1977. He has worked as a solicitor in NSW and ACT in litigation, property, succession and commercial work. His involvement in practical legal education spans 20 years and has ranged from Mallesons in Canberra, to the Legal Workshop, to Freehills in Sydney (as Director of Professional Development), to the University of NSW and back to the Workshop. He has written or contributed to several books and a number of journal articles, particularly on legal practice skills. He is co-author, with Charles Rowland, of the fourth and fifth editions of Hutley's Australian Wills Precedents.

Seow Hon Tan is Associate Professor at Singapore Management University School of Law. Prior to joining SMU, Seow Hon was an associate professor at the Faculty of Law, National University of Singapore (NUS), where she won the NUS Annual Teaching Excellence Award for the academic years 2005-2006, 2007-2008 and 2008-2009, and the NUS Faculty of Law Annual Teaching Excellence Award in 2008-2009. Seow Hon's research interest is primarily in jurisprudence. She is also passionate about how legal education influences moral and professional identities and how it may be geared to inculcate salutary legal ideals.

David M. Tanovich is Professor at the Faculty of Law, University of Windsor where he teaches and writes in the areas of criminal law, evidence, legal ethics, and racial profiling. He is also the Academic Director of Windsor's Law Enforcement Accountability Project (LEAP) and the recipient of a \$50,000 grant from the Law Foundation of Ontario for the LEAP project. David's research has been frequently cited by the Supreme Court of Canada and other appellate courts, law reform and human rights commissions. It has also been recognized in various awards such as the 2005 University of Windsor Award for Excellence in Scholarship, Research and Creative Activity and 2006 Canadian Association of Law Teachers' Scholarly Paper Award.

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Jim Varro is the Director, Policy and Tribunals of the Law Society of Upper Canada and is also a member of the Standing Committee on the Model Code of Conduct for the Federation of Law Societies Canada. He has an LL.B. from the University of Saskatchewan.

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Univ. Press 2010), Rob defined and defended the relational dimension of conscience and identifies ways in which our legal system can better maintain the communal venues in which the dictates of conscience are shaped, articulated, and lived out.

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Brad Wendel is Professor of Law at Cornell Law School. He previously taught at Washington and Lee Law School from 1999-2004. Before entering graduate school and law teaching, he was a product liability litigator at Bogle & Gates in Seattle and a law clerk for Judge Andrew J. Kleinfeld on the U.S. Court of Appeals for the Ninth Circuit. His teaching interests are in the regulation of the legal profession and torts, and his research focuses on the application of moral and political philosophy to problems of legal ethics.

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Bobette Wolski is Associate Professor at Bond University. She practised as a solicitor for 10 years, primarily in the fields of litigation and family law. She is an accredited mediator with the Queensland Law Society, the Legal Aid Office (Queensland), the Australian Institute of Family Law Arbitrators and Mediators, and LEADR (Lawyers Engaged in Alternative Dispute Resolution). Bobette's primary interests are dispute resolution, advocacy and skills training. Her research interests & research expertise includes Dispute Resolution, Advocacy and Skills Training.

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Richard Wu is Associate Professor at the Faculty of Law, University of Hong Kong. He is one of the few legal scholars who studied common law and Chinese law at both undergraduate and postgraduate levels. Apart from law, he also received academic training in other disciplines like economics, business administration, sociology and social policy. Richard completed his doctoral dissertation at the School of Oriental and African Studies, University of London. He is a Visiting Scholar of Peking University Law School, Visiting Professor of Tsinghua University Law School, member of Editorial Advisory Board of international journal of Legal Ethics and the Collaborative Research Network on East Asian Law and Society. Richard is active in interdisciplinary legal research, and his current research focuses on four major areas: Legal Profession, Legal Education and Legal Ethics in Hong Kong and China; telecommunications Law and Policy in Hong Kong; Real Estate Law and Practice in Hong Kong and China; and Chinese Banking Law.

Sally H. Yen is currently a solo practitioner and a young researcher pioneering in the field of legal ethics in Taiwan. After completing her comparative study on attorneys' ethics at Harvard Law School, Ms. Yen has committed herself to the reform and promotion of legal ethics in her home country. She has participated in amending the codified Attorney Ethics Rules passed in 2009, followed by her editing of the Annotated Attorney Ethics Rules published by Taiwan Bar Association in 2011. As a member of the Committee of Attorney Ethics and Discipline in Taiwan Bar Association, Ms. Yen has vastly observed real ethical challenges facing Taiwanese lawyers up to date. Her private practice experience contributes greatly to her empirical approach of addressing ethical problems. Ms. Yen believes that the dialogue of ethical issues among legal professions is a valuable purpose.

Limor Zer-Gutman is an expert in legal ethics and lawyers' professional responsibility. Limor teaches Legal Ethics and Torts Law at Striks School of Law. She received her LL.M. from UCLA and her S.J.D. from Stanford, and she serves on the Revision of the Rules of Professional Conduct Committee where she proposed and drafted some of the new rules including the rules allowing lawyers' advertising for the first time in Israel. Limor is a special advisor to the Israeli Bar on issues of lawyers' conduct and professional discipline and editor of Professional Ethics - the IBA's Ethics Journal. In addition she has developed a unique method to the teaching of ethics to law students.

Ellen B. Zweibel is Professor of Law at the University of Ottawa, Faculty of Law where she teaches Dispute Resolution and Professional Responsibility, Income Tax, Tax and Environment, and Property Law. Together with colleagues at the medical and law faculty and the University of Ottawa's Centre for e-Learning, she created two interactive web based learning sites used in a blended learning context to teach dispute resolution and professional responsibility to law students and conflict resolution to medical professionals. Since 1997, she has provided conflict resolution and negotiation programs for medical students, residents, and physician faculty at the University of Ottawa and elsewhere in North America. In 2007, The Canadian Council on Learning selected the conflict resolution program for medical professionals for the "Sharing the Flame Award: Recognizing Excellence in Learning-Promising Practices for Health and Learning." In 2011 she received the University of Ottawa Excellence in Education Award.