UCI Law Research and Creative Activities (as of July 2, 2020)

Faculty Contributions

Sameer Ashar

Journal Articles

Wendy A. Bach & Sameer M. Ashar, Critical Theory and Clinical Stance 25th Anniversary of the Clinical Law Review: Reflections on Clinical Scholarship, 26 CLINICAL L. REV. 81–98 (2019).

Sameer M. Ashar & Catherine L. Fisk, Democratic Norms and Governance Experimentalism in Worker Centers Work after the End of Employment, 82 LAW & CONTEMP. PROBS. 141–192 (2019).

Stephen Lee & Sameer M. Ashar, DACA, Government Lawyers, and the Public Interest Colloquium: The Varied Roles, Regulation, and Professional Responsibilities of Government Lawyers, 87 FORDHAM L. REV. 1879–1912 (2018).

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Sameer M. Ashar, Movement Lawyers in the Fight for Immigrant Rights, 64 UCLA L. REV. 1464–1507 (2017).

Ashar, Sameer M. and Burciaga, Edelina and Chacón, Jennifer M. and Coutin, Susan Bibler and Garza, Alma and Lee, Stephen, Navigating Liminal Legalities Along Pathways To Citizenship: Immigrant Vulnerability and the Role of Mediating Institutions (February 17, 2016). UC Irvine School of Law Research Paper No. 2016-05; Criminal Justice, Borders and Citizenship Research Paper No. 2733860. Available at SSRN: https://ssrn.com/abstract=2733860

Sameer M. Ashar, Deep Critique and Democratic Lawyering in Clinical Practice, 104 CALIF. L. REV. 201–232 (2016).

Sameer M. Ashar, Marginal Workers: How Legal Fault Lines Divide Workers and Leave Them Without Protection, 47 LAW & SOC'Y REV. 982–985 (2013).

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Swethaa Ballakrishnen

Book Chapters

Swethaa Ballakrishnen & Carole Silver, Language, Culture, and the Culture of Language: International JD students in U.S. Law Schools, in POWER, LEGAL EDUCATION, AND LAW SCHOOL CULTURES (Meera E. Deo, Mindie Lazarus-Black, & Elizabeth Mertz eds., 2020).

Journal Articles

Swethaa S. Ballakrishnen & Carole Silver, A NEW MINORITY? International JD Students in US Law Schools, 44 LAW & SOCIAL INQUIRY 647–678 (2019).

Carole Silver & Swethaa S. Ballakrishnen, Sticky Floors, Springboards, Stairways & Slow Escalators, 3 U.C. IRVINE J. INT'L TRANSNAT'L & COMP. L. 39–70 (2018).

Russell G. Pearce, Eli Wald & Swethaa S. Ballakrishnen, Difference Blindness vs. Bias Awareness: Why Law Firms with the Best of Intentions Have Failed to Create Diverse

Partnerships Colloquium: The Challenge of Equity in the Legal Profession: An International and Comparative Perspective, 83 FORDHAM L. REV. 2407–2456 (2014).

Swethaa Ballakrishnen, I Love My American Job: Professional Prestige in the Indian Outsourcing Industry and Global Consequences of an Expanding Legal Profession Special Issue: Too Many Lawyers, 19 Int'l J. Legal Prof. 379–404 (2012).

Swethaa Ballakrishnen, Homeward Bound: What Does a Global Legal Education Offer the Indian Returnees Colloquium: Globalization and the Legal Profession, 80 FORDHAM L. REV. 2441–2480 (2011).

Mehrsa Baradaran

Articles in Mainstream Outlets

Mehrsa Baradaran, *Facebook's cryptocurrency won't help the poor access bank*, THE WASHINGTON POST (ONLINE); WASHINGTON, D.C., October 29, 2019, https://search.proquest.com/usmajordailies/docview/2310148636/4D225707C7A45 https://search.proquest.com/usmajordailies/docview/2310148636/4D225707C7A45

Media Mentions

Prof. Baradaran's <u>book "The Color of Money" inspires Netflix to invest \$100M in black-owned banks</u> – Wall Street Journal

<u>Prof. Baradaran quoted on how the Tulsa Race Massacre impacted black</u> <u>businesses across the country</u> MarketWatch

<u>Prof. Baradaran writes on nationwide protests, redlining and racial wealth gap</u> – American Prospect

<u>Prof. Baradaran interviewed on current protests, COVID-19, the racial wealth gap, and her book "The Color of Money"</u> – ProMarket

Q&A with Prof. Baradaran on racial wealth gap, financial inclusion and public policymaking – Equitable Growth

LISTEN: Prof. Baradaran discusses corporate social justice and activism - 1A

<u>Q&A</u> interview with Prof. Baradaran on systemic racism in the U.S., reparations, and her book "The Color of Money" – Huff Post

<u>Prof. Baradaran quoted on the racial wealth gap</u> – Huffington Post

Prof. Baradaran quoted on economic impact of discrimination – The Hill

<u>Prof. Baradaran quoted on the role of banks in facilitating financial assistance to</u> small businesses affected by COVID-19 – Forbes

<u>Prof. Baradaran quoted on flaws associated with small business coronavirus relief</u> loans – Salon

<u>Prof. Baradaran's book "The Color of Money" highlighted for analysis of the Freedmen's bill and the Jim Crow credit market</u> – Austin Weekly News

<u>Prof. Baradaran: How the Right Used Free Market Capitalism Against the Civil Rights Movement</u> – Just Money

<u>Prof. Baradaran's book "The Color of Money" cited for explanation of black-owned businesses' difficulties accessing government funds</u> – Vox

<u>Prof. Baradaran discusses politics and myths surrounding history of government aid policies</u> – Mashable

<u>Prof. Baradaran quoted coronavirus relief loans, black businesses and racial inequality</u> – Mother Jones

<u>LISTEN: Prof. Baradaran discusses how COVID-19 is exposing societal wealth</u> gaps and financial assistance challenges – Macro Musings

<u>Prof. Baradaran's book "The Color of Money" highlighted for statistics on the racial wealth gap</u> – Forbes

<u>Prof. Baradaran quoted on how segregation patterns impacted black entrepreneurs</u> – Jacksonville Free Press

<u>Prof. Baradaran quoted on racial discrimination, segregation, and black</u> <u>entrepreneurism</u> – Forbes

Joshua Blank

Journal Articles

Joshua D. Blank and Eric A. Zacks, Dismissing the Class: A Practical Approach to the Class Action Restriction on the Legal Services Corporation, 110 PENN St. L. Rev. 1 (2005).

Dan Burk

Journal Articles

Dan L. Burk, Diversity Levers, 23 DUKE J. GENDER L. & POL'Y 25–44 (2015).

Dan L. Burk, *Algorithmic Legal Metrics*, 96 NOTRE DAME L. REV. _ (forthcoming 2020).

Dan L. Burk, *Commentary on* Ass'n for Molecular Pathology v. Myriad Genetics, Inc., 569 U.S. 576 (2013) in Feminist Judgments: Rewritten Property Opinions (Eloisa C. Rodriguez-Dod & Elena Maria Marty-Nelson eds., forthcoming 2020).

Presentations

"Algorithmic Legal Metrics," Faculty Workshop, J. Reuben Clark School of Law, Brigham Young University, January 23, 2020, Provo, Utah.

Market Discipline and the Algorithmic Rule of Law," Lecture Series on Ethics in IT: Taming the Machine, Department of Informatics, University of Hamburg, November 14, 2019, Hamburg, Germany.

"Law in the Age of Automated Decision Making," Berlin Science Week, Weizenbaum Institute for the Networked Society, November 4, 2019, Berlin, Germany.

"Algorithmic Legal Metrics," European Privacy Law Scholar's Conference, Institute for Information Law, University of Amsterdam, October 25, 2019, Amsterdam, Netherlands.

Alejandro Camacho

Events

CLEAR/CLEANR, Necessity (Film Screening), Tuesday, February 04, 2020

CLEANR, Company Town (Film Screening), Monday, October 28, 2019

CLEANR, Failed Promises: Evaluating the Federal Government's Response to Environmental Justice (Workshop), March 16, 2017.

CLEANR, Chamyúuy-wóoyilash Where We Bow Our Heads Out of Respect: Cultivating Consciousness in Acjachemen Homelands (Panel), April 8, 2015.

CLEANR, The Slums of Aspen: Immigrants vs. the Environment in America's Eden (Workshop), October 21, 2014.

CLEANR, Southern California Tribal Water Forum, November 16, 2013.

CLEANR, Dumping in Dixie: Race, Class and Environmental Quality (Workshop), February 19, 2013.

CLEANR/Student Environmental Law Society, *A3: A Conference on Climate Justice*, April 1, 2011.

Joseph DiMento

Journal Articles

Joseph FC DiMento & Kyle Shelton, *Power Moves: Transportation*, *Politics*, and *Development in Houston*, 40 THE JOURNAL OF TRANSPORT HISTORY 451–453 (2019).

<u>Media</u>

<u>Prof. DiMento comments on the relationship between highways and racial injustice</u> – City Lab

Michele Goodwin

Media

<u>UCI Law Chancellor's Professor of Law Michele Goodwin Launching New Podcast</u> – UCI Law

<u>Prof. Goodwin to host podcast 'On the Issues'</u> – Ms. Magazine

<u>Prof. Goodwin op-ed: Pandemic Constitutional Rights: Not an All-Or-Nothing</u> <u>Proposition</u> – Newsweek

<u>LISTEN: Prof. Goodwin discusses the disparate impact of COVID-19 on communities of color</u> - American Constitution Society

<u>Prof. Goodwin op-ed: Don't let California government use COVID-19 as an excuse</u> to expand surveillance – Sacramento Bee

<u>LISTEN: Prof. Goodwin discusses growing legal battles over abortion rights</u> <u>during the coronavirus pandemic</u> – Bloomberg

<u>Prof. Goodwin: Arkansas Legislators' Attack on Abortion is Unconstitutional</u> – ACLU News

<u>Prof. Goodwin: Will the Supreme Court respect the rule of law – and its own jurisprudence?</u> – Ms. Magazine

Kaaryn Gustafson

Events

CLEAR (Co-Sponsor), Assistance for Tackling our Prejudices and Biases: Developing an Action Plan (Seminar), Wednesday, April 10, 2019.

CLEAR (Co-Sponsor), Assistance for Tackling our Prejudices and Biases: Developing an Action Plan (Seminar), Tuesday, April 09, 2019.

CLEAR, Perspectives: Khaled Beydoun (Seminar), Monday, March 18, 2019.

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Richard Hasen

Books

RICHARD HASEN, ELECTION MELTDOWN (2020).

RICHARD L. HASEN, THE VOTING WARS: FROM FLORIDA 2000 TO THE NEXT ELECTION MELTDOWN (2012).

Journal Articles and Reports

Hasen, Richard L. and Litman, Leah, Thin and Thick Conceptions of the Nineteenth Amendment Right to Vote and Congress's Power to Enforce It (February 1, 2020). Geo. L.J. 19th Amend. Special Edition, 2020; UC Irvine School of Law Research Paper No. 2019-63; U of Michigan Public Law Research Paper No. 657. Available at SSRN: https://ssrn.com/abstract=3501114

AD HOC COMMITTEE FOR 2020 ELECTION FAIRNESS AND LEGITIMACY, Fair Elections During a Crisis: Urgent Recommendations in Law, Media, Politics, and Tech to Advance the Legitimacy of, and the Public's Confidence in, the November 2020 U.S. Elections 45 (2020), https://www.law.uci.edu/faculty/full-time/hasen/2020ElectionReport.pdf.

Articles in Mainstream Outlets

Richard L. Hasen, *Bring on the 28th Amendment [Op-Ed]*, NEW YORK TIMES, June 29, 2020.

Richard Hasen, More than ever, it's a Kennedy court, LOS ANGELES TIMES, July 2, 2015, at A.13.

Richard Hasen, *The Chief Justice's Long Game: Commentary*, NEW YORK TIMES, June 26, 2013, at A.25.

Richard L. Hasen, *A Detente Before the Election*, NEW YORK TIMES, August 6, 2012, at 17.

Richard Hasen, *Commentary*; *Chads Hang Over Recall*, Los Angeles Times, August 8, 2003, at B.15.

Dalié Jiménez

Media

<u>Prof. Jimenez co-writes piece on expected wave of personal bankruptcies due</u> – The Conversation

<u>Prof. Jimenez co-writes piece on coronavirus pandemic, the CARES Act and debt</u> – The FinReg Blog

<u>Prof. Jimenez quoted on lack of statistics on minority borrowers of private student</u> loans – Real Clear Politics

David Kaye

Books

Speech Police: The Global Struggle to Govern the Internet (Columbia Global Reports 2019).

Articles and Reports

<u>Prof. Kaye writes on the dichotomy of U.S. human rights policy at home and</u> abroad and provides steps for institutional change – Foreign Policy

The Republic of Facebook, Just Security, 6 May 2020, available at https://www.justsecurity.org/70035/the-republic-of-facebook/.

Ethiopia, the Scourge of 'Hate Speech' & American Social Media, MEDIUM, December 9, 2019, available at https://medium.com/@dkisaway/ethiopia-the-scourge-of-hate-speech-american-social-media-952c9228e21c.

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The surveillance industry is assisting state suppression. It must be stopped. The Guardian, November 26, 2019, available at

https://www.theguardian.com/commentisfree/2019/nov/26/surveillance-industry-suppression-spyware?CMP=share btn tw.

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http://www.slate.com/blogs/future_tense/2015/10/13/the_u_n_wants_to_connect_theworld_to_the internet that s_not_enough.html.

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Online Hate Speech (9 October 2019), UN Doc. A/74/486.

The Private Surveillance Industry (28 May 2019), <u>UN Doc. A/HRC/41/35</u>

Artificial Intelligence and Freedom of Opinion and Expression (29 August 2018), $\underline{\text{UN Doc.}}$ $\underline{\text{A/73/348}}$.

Company Content Moderation and State Regulation (6 April 2018), <u>UN Doc.</u> <u>A/HRC/38/35</u>.

Contemporary Challenges to Freedom of Expression (6 September 2016), <u>UN Doc.</u> <u>A/71/373</u>.

Annie Lai

Journal Articles and Reports

Sameer Ashar & Annie Lai, Access to Power, 148 DAEDALUS 82–87 (2019).

KRSNA AVILA, BELINDA ESCOBOSA HELZER & ANNIE LAI, THE STATE OF ORANGE COUNTY: An Analysis of Orange County's Policies on Immigration and a Blueprint for an Immigrant Inclusive Future (2019).

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Erwin Chemerinsky, Annie Lai & Seth Davis, "Sanctuary cities" are on legal ground, THE WASHINGTON POST, December 23, 2016, at A.15.

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Stephen Lee

Journal Articles

Stephen Lee, FAMILY SEPARATION AS SLOW DEATH, 119 COLUMBIA LAW REVIEW (2020).

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Stephen Lee, *Book Review: Growing up outside the Law*, 128 HARV. L. REV. 1405–1451 (2014).

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Stephen Lee, *De Facto Immigration Courts*, 101 CALIF. L. REV. 553–608 (2013).

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Stephen Lee, Monitoring Immigration Enforcement Article with Responses, 53 ARIZ. L. REV. 1089–1136 (2011).

Carrie Menkel-Meadow

Books

AMARTYA SEN AND LAW (CARRIE MENKEL-MEADOW, Victor V. Ramraj, Supriya Roth, and Arun K. Thiruvengadam eds. 2020).

CARRIE MENKEL-MEADOW, LELA LOVE, ANDREA KUPFER SCHNEIDER, MEDIATION: PRACTICE, POLICY AND ETHICS (2020).

CARRIE MENKEL-MEADOW, ANDREA KUPFER SCHNEIDER AND LELA LOVE, NEGOTIATION: PROCESSES FOR PROBLEM SOLVING (2020).

CARRIE MENKEL-MEADOW, COMPLEX DISPUTE RESOLUTION (2012).

Book Chapters

Carrie Menkel-Meadow, Negotiating the American Constitution (1787-1789): Coalitions, Process Rules and Compromises, in LANDMARK NEGOTIATIONS FROM AROUND THE WORLD: LESSONS FOR MODERN DIPLOMACY (Emmanuel Vivet, ed. 2019).

Carrie Menkel-Meadow, Uses and Abuses of Socio-legal Studies, in ROUTLEDGE HANDBOOK ON SOCIO-LEGAL THEORIES AND METHODS (Naomi Creutzfeldt, et. al. eds. 2019).

Carrie Menkel-Meadow, Is There an Honest Lawyer in the Box? Legal Ethics on TV, in LAWYERS IN YOUR LIVING ROOM!: LAW ON TELEVISION (Michael. Asimow ed., 2009).

Carrie Menkel-Meadow, Asylum in a Different Voice: Gender and Judging in Immigration Cases, in Refugee Roulette (Jaya Ramji-Nogales, Andrew Schoenholtz and Philip Schrag, eds. 2009).

Carrie Menkel-Meadow, Conflict Theory and Conflict Resolution in ENCYCLOPEDIA OF COMMUNITY (2003).

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Carrie Menkel-Meadow, Too Much Litigation? Quantification, Qualification and Differentiation: What Is An Appropriate Measure of Litigation?, 10 ONATI SOCIO-LEGAL STUDIES SERIES (2020).

Carrie Menkel-Meadow, Critical Moments Reconsidered: When We Say Yes and When We Say No, 36(2) NEGOTIATION J. 233–241 (2020).

Carrie Menkel-Meadow, Why We Can't "Just All Get Along": Dysfunction in the Polity and Conflict Resolution and What we Might Do About It, JOURNAL OF DISPUTE RESOLUTION 5-25 (2018).

Jean R. Sternlight et al., Making Peace with Your Enemy: Nelson Mandela and His Contributions to Conflict Resolution Transcript: Making Peace with Your Enemy: Nelson Mandela and His Contributions to Conflict Resolution, 16 Nev. L.J. 281312 (2015).

Carrie Menkel-Meadow, Unsettling the Lawyers: Other Forms of Justice in Indigenous Claims of Expropriation, Abuse, and Injustice The Residential Schools Litigation and Settlement, 64 U. TORONTO L.J. 620–640 (2014).

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Carrie Menkel-Meadow, Restorative Justice: What Is It and Does It Work?, 3 ANNUAL REVIEW OF LAW AND SOCIAL SCIENCE 10.1–10.27 (2007).

Carrie Menkel-Meadow, Remembrance of Things Past? The Relationship of Past to Future in Pursuing Justice in Mediation, 5 CARDOZO J. OF CONFLICT RES. 97–115 (2004).

Carrie Menkel-Meadow, Practicing In the Interests of Justice in the 21st Century: Pursuing Peace As Justice, 70 FORDHAM L. REV. 1761–1774 (2002).

Carrie Menkel-Meadow, Can They Do That - Legal Ethics in Popular Culture: Of Characters and Acts Symposium: Law and Popular Culture, 48 UCLA L. REV. 13051338 (2000).

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Rachel Moran

Book Chapters

Rachel F. Moran, *The Constitution of Opportunity: Democratic Equality, Economic Inequality, and the Right to Compete, in A FEDERAL RIGHT TO EDUCATION (Kimberly Jenkins Robinson ed., 2019).*

Rachel F. Moran, Contested Meanings of Equality: The Unrealized Promise of the Antidiscrimination Principle and the Uncertain Future of a Right to Education, in THE OXFORD HANDBOOK OF U.S. EDUCATION LAW (Kristine L. Bowman ed., 2018).

Rachel F. Moran, A New Twist on The One Best System: Structured English Immersion Initiatives, Equal Opportunity, and Freedom to Learn, in The Miseducation of English Learners: A Tale of Three States and Lessons to be Learned (Grace P. McField ed., 2014).

Rachel F. Moran, Terms of Belonging, in The Constitution in 2020 (J. M. Balkin & Reva B. Siegel eds., 2009).

Rachel Moran, *The Story of Lau v. Nichols: Breaking the Silence in Chinatown*, in EDUCATION LAW STORIES (Michael A. Olivas & Ronna Greff. Schneider eds., 2008).

Journal Articles

Rachel F. Moran, CITIZENSHIP, PERSONHOOD, AND THE CONSTITUTION IN 2020, HARVARD LAW & POLICY REVIEW (2020).

Rachel F. Moran, Dreamers Interrupted: The Case of the Rescission of the Program of Deferred Action for Childhood Arrivals, 53 UC DAVIS LAW REVIEW 1905–1955 (2020).

Rachel F. Moran, When Intercultural Competency Comes to Class: Navigating Difference in the Modern American Law School The 2011 Pacific McGeorge Workshop on Promoting Intercultural Legal Competence (the Tahoe II Conference), 26 PAC. McGeorge Global Bus. & Dev. L.J. 109–116 (2013).

Rachel F. Moran, Equal Liberties and English Language Learners: The Special Case of Structured Immersion Initiatives Fourth Annual Vinson & Elkins LLP/Howard Law Journal Symposium, 54 HOWARD L.J. 397–424 (2010).

Rachel F. Moran, *Undone by Law: The Uncertain Legacy of Lau v. Nichols*, 16 BERKELEY LA RAZA L.J. 1–10 (2005).

Michael Robinson-Dorn

Presentations

Environmental Justice in Clinical Legal Education: Helping to Bend the Arc (or Build the Ark), International Journal of Clinical Education / European Network of Clinical Legal Education Conference, Comenius University, Bratislava, Slovakia (2019).

Panelist, Does the Environmental Movement Need More Color: Changing the Face of Environmentalism, CA State Bar Environmental Law Section, UCLA School of Law, Los Angeles, CA (2014).

Gregory Shaffer

Journal Articles

Gregory Shaffer, Retooling Trade Agreements for Social Inclusion, 2019 Univ. Ill. L. Rev. 1 (2019).

Events

Colonialism, Capitalism, and Race in International Law (Symposium) (forthcoming 2021).

Kenneth Simons

Book Chapters

Hate (or Bias) Crime Laws, in The Palgrave Handbook of Applied Ethics and the Criminal Law (Larry Alexander & Kimberly Kessler Ferzan eds., 2019).

Journal Articles

Kenneth W. Simons, Discrimination Is a Comparative Injustice: A Reply to Hellman Essay, 102 VA. L. Rev. Online 85–100 (2016).

Kenneth W. Simons, *Self-Defense*: Reasonable Beliefs or Reasonable Self-Control?, 11 NEW CRIM. L. REV. 51 (2008) (part of symposium issue).

Kenneth W. Simons, The Logic of Egalitarian Norms, 80 B.U. L. REV. 693 (2000).

Kenneth W. Simons, *On Equality, Bias Crimes, and Just Deserts* (response to Harel & Parchomovsky, *On Hate and Equality*, 109 YALE L. J. 507 (1999)), 91 J. CRIM. L. & CRIMINOL. 237 (2000).

Bob Solomon

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Robert Solomon, *How to Increase Our Affordable Housing Stock*, in Legal Scholarship for the Urban Core: From the Ground Up 117 (P. Enrich & R. Dyal-Chand Eds. 2019).

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Robert Solomon, Do You Really Believe Judges Apply Neutral Principles? THE DAILY JOURNAL, July 23, 2018.

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Ann Southworth

Journal Articles

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Ann Southworth, What Is Public Interest Law: Empirical Perspectives on an Old Question Symposium: A Celebration of the Thought of Marc Galanter - 18th Annual Clifford Symposium on Tort Law and Social Policy, 62 DEPAUL L. REV. 493–518 (2012).

Ann Southworth, Conservative Lawyers and the Contest over the Meaning of Public Interest Law, 52 UCLA L. Rev. 1223–1278 (2004).

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Jane Stoever

Books

THE POLITICIZATION OF SAFETY (Jane Stoever ed., 2019).

Journal Articles

Jane K. Stoever, Access to Safety and Justice: Service of Process in Domestic Violence Cases, 94 WASH. L. REV. 333–400 (2019).

Jane K. Stoever, Firearms and Domestic Violence Fatalities: Preventable Deaths, 53 FAM. L. QUAR. 183 (2019).

Jane K. Stoever, Esmeralda Garcia & Ilona Yim, Empowerment, Stress, and Depressive Symptoms Among Female Survivors of Intimate Partner Violence Attending Personal Empowerment Programs, J. INTERPERSONAL VIOLENCE (2019).

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Jane Stoever, Even when the kidnapper is a parent, a child may be at risk, The Washington Post, July 23, 2017, at B.4.

Jane Stoever, Most kidnapped children are taken by a parent. That doesn't mean they're safe.: Our justice system should take these abductions more seriously, THE WASHINGTON POST (ONLINE); WASHINGTON, D.C., July 21, 2017, at https://search.proquest.com/usmajordailies/docview/1921376705/B866CF2D95C149EDPQ/2?accountid=14509 (last visited Jun 25, 2020).

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Events

IEFV, Saving Lives Through Gun Violence Restraining Orders (Conference/Symposium), Saturday, February 28, 2020.

IEFV, Deborah Epstein, Discounting Women: Doubting Domestic Violence Survivors' Credibility and Dismissing Their Experiences, April 16, 2019.

IEFV, Beyond Criminalization Colloquia: Public Health, Human Rights, Economic, and Community Responses to Domestic Violence, November 9, 2018

"In a Day's Work" by Investigative Journalist Bernice Yeung followed by a conversation with Ada Briceno, co-president of UNITE-HERE Local 11, Nov. 21, 2019.

IEFV, Ny Nourn and Colby Lenz, Surviving Prison & ICE Detention, Freeing Criminalized Survivors, October 19, 2018.

IEFV, Connie Burk, Mandatory Reporting and the Criminalization of Community, October 29, 2018.

IEFV, Yvonne Wanrow, Gender, Race, Sovereignty, and Self-Defense: Yvonne Wanrow and Her Case's Legacy, May 3, 2018.

IEFV Economic Justice Conference, November 14, 2017.

IEFV, Mimi Kim, Dancing the Carceral Creep: The Feminist Anti-Domestic Violence

Movement and the Paradoxical Pursuit of Criminalization, October 4, 2016.

IEFV, Donna Coker, *Crime Logic*, *Campus Sexual Assault*, *and Restorative Justice*, September 30, 2016.

Shauhin Talesh

Book Chapters

Shauhin Talesh, *The Process Is the Problem*, in The Legal Process and the Promise of Justice: Studies Inspired by the Work of Malcolm Feeley 72–94 (Hadar Aviram, Jonathan Simon, & Rosann Greenspan eds., 2019).

Journal Articles

Shauhin Talesh, Legal Intermediaries: How Insurance Companies Construct the Meaning of Compliance with Antidiscrimination Laws, 37 LAW & POLY 209–239 (2015).

Shauhin Talesh, *How the 'Haves' Come Out Ahead in the Twenty-First Century*, 62 DEPAUL L. REV. 519-554 (2013)(invited submission for Clifford Symposium, honoring the work of Marc Galanter).

Shauhin Talesh, How Dispute Resolution System Design Matters: An Organizational Analysis of Dispute Resolution Structures and Consumer Lemon Laws, 46 LAW & SOC'Y REV. 463-496 (2012).

Shauhin Talesh, Welfare Migration to Capture Higher Welfare Benefits: Fact or Fiction?, 32 Conn. L. Rev. 675-716 (2000).

Emily Taylor Poppe

Journal Articles

Megan Doherty Bea & Emily S. Taylor Poppe, Marginalized Legal Categories: Social Inequality, Family Structures, and the Laws of Intestacy (under review).

Emily S. Taylor Poppe, Surprised by the Inevitable: An Empirical Examination of National Estate Planning Behavior, 53 UC DAVIS L. REV. 2511 (2020).

Emily S. Taylor Poppe, Why Consumer Defendants Lump It, 14 NORTHWESTERN J. L. & Soc. Pol'y 149 (2019).

Erin York Cornwell, Emily S. Taylor Poppe & Megan Doherty Bea, Networking in the Shadow of the Law: Informal Access to Legal Expertise through Personal Network Ties, 51 LAW & SOC'Y REV. 635–668 (2017).

Emily S. Taylor Poppe, The Future Is Complicated: AI, Apps & Access to Justice Symposium: Lawyering in the Age of Artificial Intelligence, 72 OKLA. L. REV. 185–212 (2019).

Katharine Tinto

Journal Articles

Eda Katharine Tinto, *Policing the Immigrant Identity*, 68 FLA. L. REV. 819–874 (2016).

Eda Katharine Tinto, Reentry Services for the Removed, 70 FLA. L. REV. F. 124 (2019) (invited response).

Benjamin Van Rooij

Media

<u>Prof. Van Rooij op-ed: How to have less crime with less punishment</u> – The Hill

Henry Weinstein

Newspaper Articles

Henry Weinstein, Court Rejects Bid to Rehear Tenure Case; A split panel says a judge failed to weigh expert testimony in race discrimination trial, LOS ANGELES TIMES, February 13, 2003, at B.8.

Henry Weinstein, *Union Wins a Role in Reform of LAPD*, Los Angeles Times, April 23, 2002, at B.1.

Maura Dolan & Henry Weinstein, Activist Groups on Lookout for Erosion of Civil Liberties; Law: The ACLU and other organizations are concerned because of the effects of past

crises on constitutional rights, LOS ANGELES TIMES, September 14, 2001, at A.14.

Henry Weinstein, Furrow Gets 5 Life Terms for Racist Rampage; Court: The white supremacist wounded five people at a Valley Jewish center and murdered a Filipino American postal worker in 1999, LOS ANGELES TIMES, March 27, 2001, at B.1.

Henry Weinstein & Eric Lichtblau, Clinton Stays Execution for Racial Study; Bias: Reprieve for Mexican American inmate allows for look at disparities in federal capital cases, LOS ANGELES TIMES, December 8, 2000, at A.1.

Henry Weinstein, Court Bars Border Stops Based on Ethnicity; Rights: "Hispanic appearance" may not be considered as factor in detaining motorists, 9th Circuit rules. Decision likely to intensify debate over racial profiling, LOS ANGELES TIMES, April 12, 2000, at A.1.

Visiting Faculty Contributions

Jennifer Koh

Journal Articles

Jennifer Lee Koh, Barricading the Immigration Courts, 69 DUKE L. J. ONLINE 48 (2020).

Jennifer Lee Koh, Reflections on Elitism After the Closing of a Clinic: Pedagogy, Justice and Scholarship, 26 CLINICAL L. REV. 263 (2019).

Jennifer Lee Koh, Crimmigration Beyond the Headlines: The Board of Immigration Appeals' Quiet Expansion of the Meaning of Moral Turpitude, 71 STANFORD L. REV. ONLINE 267 (2019).

Jennifer Lee Koh, When Shadow Removals Collide: Searching for Solutions to the Legal Black Holes Created by Expedited Removal and Reinstatement, 96 WASH. UNIV. L. REV. 337 (2018).

Jennifer Lee Koh, Removal in the Shadows of Immigration Court, 90 S. CALIF. L. REV. 181 (2017).

Jennifer Lee Koh, *Crimmigration and the Void for Vagueness Doctrine*, 2016 WISCONSIN L. REV. 1127 (2016).

Jennifer Lee Koh, Rethinking Removability, 65 FLORIDA L. REV. 1803 (2013).

Jennifer Lee Koh, Waiving Due Process (Goodbye): Stipulated Orders of Removal and the Crisis in Immigration Adjudication, 91 N.C. L. REV. 475 (2013).

Jennifer Lee Koh, The Whole Better than the Sum: A Case for the Categorical Approach to Determining the Immigration Consequences of Crime, 26 GEO. IMMIGRATION L. J. 257 (2012)

Jennifer Lee Koh, Anticipating Expansion, Committing to Resistance: Removal in the Shadows of Immigration Court Under Trump, 43 OHIO N. L. REV. 459 (2017).

Media Mentions

Blanca Ramirez, *Interview with Professor Jennifer Lee Koh*, USC Center for the Study of Immigrant Integration Blog, Dec. 5, 2019.

Suzanne Monyak, *Confused About Crimes Involving Moral Turpitude? Join the Club*, Law 360, June 16, 2019.

Police Force You've Likely Never Heard of Accused of Helping ICE Detain People Illegally, NBC Los Angeles News, March 21, 2019.

Immigration Law and Reform with Professor Jennifer Koh, McGeorge School of Law Capital Center for Law & Policy Podcast, January 17, 2019.

Henry Gass, With 'Zero Tolerance,' New Strain on Already Struggling Immigration Courts, Christian Science Monitor, July 9, 2018.

Salvador Rizzo, *President Trump's Misconceptions About Immigration Courts and Law*, Washington Post, July 26, 2018.

Bernice Yeung, ICE Tried to Deport Children Applying for Green Cards; The Courts Stopped it, Reveal, June 22, 2018.

Patrick Michels, *Profitable Policing*, Reveal, Sept. 22, 2017.

Yvette Cabrera, The Unlikely Story of the Undocumented Attorneys Fighting for the Lives of their Undocumented Clients, Think Progress, August 15, 2017.

Chris Haire, Immigration Lawyers Ask Santa Ana City Council to Fund Deportation Defense, Orange County Register, June 29, 2017.

High Court to Weigh Murky Crime-of-Violence Definition, Law360, January 13, 2017.

Yvette Cabrera, Immigration Advocates Fighting to Keep State Gang Database Away from Trump, Voice of OC, December 4, 2016.

Stacey Tutt

Journal Articles

Prentiss Cox, Judith L. Fox & Stacey Tutt, Forgotten Borrowers: Protecting Private Student Loan Borrowers through State Law, UC Irvine L. Rev. (Forthcoming).

Clinical Activities

Civil Rights Litigation Clinic

The Civil Rights Litigation Clinic involves students in active litigation, from small cases to complex class actions on a range of subjects that involve efforts to combat racism and anti-blackness. A few examples:

- 1. Students worked with the ACLU of Arizona on a Major First Amendment case arising out of a protest against President Trump.
- 2. Students worked on exposing police misconduct against actor Vanessa Marquez by the South Pasadena PD in the shooting of Stand and Deliver in August 2018.
- 3. The Clinic is looking into the Orange County DA's "spit and acquit policy" to build a DNA database, a program that targets racial minorities.

4. Students helped the ACLU litigate against the OC Sheriff for failing to protect inmates adequately from COVID 19.

Community and Economic Development Clinic

The Community and Economic Development Clinic represents groups that seek to maintain or expand affordable housing. Many members of these groups have historically suffered from racism and discrimination in housing, and their current housing situation is a result of this racism. Other CED efforts include:

- 1. Representation, for over 8 years, of a non-profit corporation whose mission is to provide healthy food to a low-income predominantly Latinx community living in a food desert through the creation of urban agricultural gardens that produce fresh vegetables, provide plots and training for family gardening, and provide extensive training programs for community members interested in a career as a farmer.
- 2. Representation, for approximately 8 years, of a non-profit organization in Santa Ana dedicated to the celebration and preservation of Mexican Culture. This organization provides cultural, educational and artistic activities to help strengthen the identity, and develop the talents and leadership abilities of the community. CED has assisted this client in purchasing a building and other capacity building projects.
- 3. Representation of a non-profit corporation dedicated to preserving Latino culture in the downtown business district in Santa Ana.
- 4. Representation of a Latinx mobile home park resident in litigation against the owner of the park who wrongfully evicted the resident and then sold his mobile home, keeping all of the proceeds from the sale.
- 5. Representation of a Community Land Trust created by Latinx community activists, whose mission is to obtain and preserve land in Santa Ana for urban agriculture, affordable housing and economic opportunities for the community. CED assisted the organization in forming, obtaining tax exempt status, and in acquiring control of and planning the development of its first piece of real property. The client just received a \$75,000 gift to further its goals.

6. Membership in a coalition working to address homelessness issues in Orange County.

Consumer Law Clinic

The Consumer Law Clinic's mission is to address economic justice in the face of inequality.

- 1. Predatory financing. In CLC's work to protect vulnerable homeowners from foreclosure, students have represented clients of color negatively affected by PACE, a new predatory home improvement financing product that incentives fraud and leaves low-income, low English proficiency and senior homeowners at risk for foreclosure. CLC has engaged in policy work focused upon data gathering to demonstrate the disparate impact on communities of color.
- 2. Mediation programs. CLC students are also working to develop mediation programs in bankruptcy courts to assist borrowers in discharging their student loans. Students learn about the targeting of black neighborhoods by predatory for-profit schools that result is overwhelming debt that cannot be discharged. The clinic emphasizes the scope of racial disparities in bankruptcy filing and outcomes, in particular that people residing in majority black zip codes who file for bankruptcy, the odds of having their cases dismissed (and failing to attain lasting relief) were more than twice as high as those of debtors living in mostly white zip codes.

To support students, CLC faculty ensures that all projects and work are grounded in the historical context of racial disparity. From disparate impact to systemic discrimination, students learn about the history of redlining, targeting of minority communities by predatory lenders, and racial disparities within the criminal justice system. Faculty ask students to assess their own biases and encourage them to evaluate their own implicit bias and its influence on client relationships.

Domestic Violence Clinic

The Domestic Violence Clinic represents survivors of domestic violence and gender-based violence, and the majority of the clinic's clients are women of color. Faculty teach students to be client-centered, culturally competent, courageous, ethical, critically reflective, and effective advocates.

The Domestic Violence Clinic strives to provide holistic representation to clients, with representation expanding to civil, immigration, and policy interventions in abuse. The clinic most commonly represents clients in civil restraining order, custody, and immigration cases. Multiple Domestic Violence Clinic clients have been arrested in the process of seeking help, calling the police, or surviving abuse, and the clinic has effectively advocated with police and prosecutors to avoid criminal charges against our clients. Each semester, the Domestic Violence Clinic litigates multiple multi-day evidentiary hearings and otherwise supports our clients' autonomy and our students' development as attorneys.

Central themes to the Domestic Violence Clinic's client representation and coursework include an explicit focus on intersectionality, critical examination of existing laws and legal structures, and furthering anti-carceral responses to gender-based violence.

Coursework

The Domestic Violence Clinic seminar includes dedicated classes on domestic violence and issues of intersectionality that largely focus on race and ethnicity and include discussion of how society cannot address domestic violence without addressing anti-Black racism and police brutality. Students examine various forms of structural, institutional, and individual racism and multiple oppressions that affect a survivor's experience of abuse and the efficacy of interventions into domestic violence. Faculty show a segment of the keynote address Professor Kimberlé Crenshaw delivered for the UCI Initiative to End Family Violence and the "Say Her Name" video, followed by class discussion.

Multiple classes touch upon different aspects of the Black experience including classes on poverty in which students discuss the intersection with race and gender, intimate partner violence in LGBTQAI+ relationships, and other aspects of identity. Faculty lead discussions on the criminal justice system's historic and current responses to domestic abuse, including how mandatory arrest and no-drop prosecution policies have affected Black communities. The clinic seminar also addresses how many individuals who experience domestic violence are accused of crimes relating directly or indirectly to the abusive relationship, and

address the collateral consequences of criminal convictions, reasons victimsurvivors often do not wish to prosecute, and possible defenses available to victim defendants.

Service

The Domestic Violence Clinic Director serves as UCI Law's representative to the UCI Council on Equity and Inclusion. While chair of the Teaching and Learning Committee, the committee surveyed students, conducted faculty workshops on equity and inclusion and trauma-informed pedagogy, and hosted programming with the Committee on Equity and Inclusion. Faculty have published scholarship focused on the multiple oppressions domestic violence survivors face and critiquing criminal legal responses to gender-based violence, especially as harming Black women, communities of color, and immigrants who lack secure immigration status; hosted conferences at UCI Law concerning campus sexual assault and restorative justice possibilities, gun violence, human trafficking, and anti-carceral alternatives to the criminal justice system, among other topics; and hosted prominent speakers including Marissa Alexander, Tarana Burke, Beverly Gooden, and other speakers offering critical perspectives combatting racism and gender-based violence.

Environmental Law Clinic

The Environmental Law Clinic advocates on behalf of communities of color, and low-and moderate-income communities, who disproportionately bear the environmental, economic, and health burdens imposed by the development, implementation, and enforcement of the law. Race and income map closely with higher levels of air and water pollution, siting of toxic waste sites, significant health problems, and limited access to natural resources, open spaces, and our coasts. Working at the intersection of civil rights, environmental, and public health law, the ELC seeks systemic changes for our clients through advocacy, counselling, and rights education.

As part of these efforts, the ELC works alongside grassroots organizations whose missions include eliminating environmental racism, and ensuring participation for under-represented communities. On behalf of clients, the ELC is currently:

1. participating in policy discussions to ensure that social equity is incorporated in California's environmental protection efforts, including: the robust implementation of SB1000, the Coastal Commission's Environmental

Justice Policy, and California's human right to water; challenging government actions that foreclose opportunities for community organizations and community members to participate in remote hearings, workshops, and meetings; contesting the expansion of law enforcement infrastructure that encroaches on public access to beaches and harbors; and building collaborations with medical and public health experts to identify, limit, and remediate exposures to toxins in Orange County's vulnerable communities.

In addition to advocacy at the state- and local-level, ELC has been active in national advocacy efforts for several years, including researching and developing legislative initiatives to build upon the nascent Environmental Justice Act of 2017, and embed principles of environmental justice in federal law.

2. Coursework. In ELC seminar classes students discuss the history and role of race, class, and other privileges in environmental and natural resources law, and its effects on the environment and human health. Faculty actively engage with students and clients in these discussions, and like all UCI Clinics we discuss the need for lawyers to help build more just communities and to effectively lawyer across cultures.

Immigrant Rights Clinic

- 1. Coursework. At the beginning of each semester, IRC students have class on Immigration Legal System and History and emphasize the importance of explicitly talking about race; faculty connect the history of the immigration system to the racial subjugation of Black people in the United States and end the class with a reading on Multiple Consciousness by Mari Matsuda, which builds on W.E.B. Du Bois' description of "double consciousness." Each semester IRC has a clinic class dedicated to Race, Power and Subordination in the Justice System, in which faculty draw on students' observation of court proceedings of various kinds to have a discussion about racism, microaggressions, structural racism, and the concept of "racial naturalization" coined by Devon Carbado; students are assigned readings from critical race theory literature.
- 2. This summer, faculty hopes to re-work the class on Immigration Legal System and History to more explicitly draw out connections between slavery and the development of immigration law and generally try to give IRC Black students more entry points into the conversation; rework

- coverage of the immigrants' rights movement to examine some tactics/slogans that have been directly or indirectly anti-Black; and assign more readings written by Black authors and/or that addresses the situation of Black Americans as it relates to immigration law.
- 3. Service. Faculty have developed close mentoring relationships with Black students (and students from underrepresented groups generally), which have continued after graduation; served on the Committee on Equity and Inclusion and been active in efforts to do better on these issues as a law school (teaching workshops, etc.); presented at workshops/conferences on police reform and social movements, policing communities of color, movement lawyering; published scholarship calling on immigration scholars to pay more attention to the relationship between the immigration system and criminal justice system; supported efforts to grow local community organizations led by people of color; participate in Women Clinicians of Color Working Group, intended to create a safe space for women clinicians of color in SoCal to offer support and resources to navigate academia

Intellectual Property, Arts and Technology Clinic

In the UCI Intellectual Property, Arts, and Technology Clinic, faculty teach students to be culturally sensitive and attuned to the ways in which the harms and benefits of technology law and policy are distributed unequally across racial, class, and gender lines, and across borders. In particular, students explore how copyright law privileges traditionally European or European-derived art forms (such as written music) over cultural practices of marginalized communities (practices such as digital sampling, oral storytelling, and rhythm-based musical traditions). Students also explore how international intellectual property law restricts access to essential medicines throughout the global South, and the ways in which algorithms and machine learning perpetuate racial bias, inequity, and other forms of injustice.

When evaluating whether to take on a new matter, the clinic looks for both pedagogical value and public interest impact. IPAT seeks out clients who cannot afford representation, are from marginalized communities, or whose voices are underrepresented in contemporary intellectual property and policy debates. Consonant with these goals, the majority of filmmaker and First Amendment projects, as well as technology startup clients, are led by members of underrepresented communities. In addition, many of IPAT's clients' creative

projects directly address problems that disproportionately affect underrepresented communities.

Recent projects that contribute to the fight against racism and anti-blackness include:

- 1. Representing an Asian-American filmmaker seeking from the City of South Pasadena unedited police body cam footage and other documents related to the police shooting of Latinx actor Vanessa Marquez under the California Public Records Act. Litigation against the city is likely.
- 2. Represented a government transparency advocacy group in a motion to unseal a grand jury transcript in a racially charged murder case in Oakland; students argued the motion in court
- 3. Advised a national nonprofit group seeking to curb censorship of books and periodicals in several state prison systems
- 4. Advised a Native American filmmaker on a profile of a Native American businessperson which exposed unlawful appropriation of the subject's work
- 5. Represented a Latino online journalist who is subject to an unconstitutional gag order
- 6. Prepared Freedom of Information Act requests on behalf of national and local immigrants' rights groups related to gang designation and electronic surveillance
- 7. Advised a team of woman filmmakers who created a film about the artist Yayoi Kusama, which explores gender- and national origin-based discrimination that Kusama experienced

International Justice Clinic

1. The International Justice Clinic has played an active role supporting UN efforts to address incitement to hatred, discrimination and hostility. In 2019, IJC conducted research and drafting for Professor Kaye's report to the UN General Assembly on online hate speech (A/74/486). A 2018 report to the General Assembly, focusing on Artificial Intelligence and Human Rights (A/73/348), condemned AI's discriminatory potential and called upon

governments and private companies to ensure that their AI products do not contribute to racial and other forms of discrimination.