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AALS would like to thank and recognize the following companies for their generous contributions to support the association’s many goals and activities.

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We would like to thank the following for their donations to AALS for the 2014-2015 Academic Year

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Legal Education at the Crossroads

In the parable of the Delta blues player, the musician considers carefully his choice: to make his pact with the Devil and preserve his guitar greatness or to take the other path. He considers this fateful decision at the crossroads. We are at the crossroads. Our law schools face critical choices: Are we going to continue on the path which, while suitable to the previous world in which we pursued glory and economic progress and our graduates took their rightful place in the generally remunerative legal economy, now has significant pitfalls and predicaments. Or are we going to take the path toward a more promising, albeit risky and uncertain, destination for our students, our faculty, our profession?

As faculty members and law school leaders, we are engaged deeply with questions concerning the efficacy of our current educational and economic model. Some prophesize the demise of this model and, with it, doom and gloom for (many? most? all?) our member schools; others, for sure, remain ever optimistic. Moreover, we are engaged with complex questions of pedagogical strategy and educational performance. In our teaching, in our scholarship, and in our external engagement with the bench, bar, and business sector, we ask: Are we doing all we can and should to prepare our students for this dynamic new world? Ideally, these questions should be omnipresent parts of our strategies. But, realistically, they have garnered our focused attention in this era in which law schools are under pressure and, in a meaningful way, under siege.

In this difficult climate, there are good reasons to seize opportunities for self-reflection, for innovation, and for significant change in our activities and objectives. The Annual Meeting will provide a forum for novel thinking and fresh perspectives on the state of American legal education. Fruitful ideas will include both the incremental and the profound. We are at the crossroads, true; and the choices we make in the coming years will shape powerfully the structure of our profession – not only the academic profession of law teaching, but the profession of law more generally. We welcome all constructive voices; we ask of you your most ambitious imagination.

Daniel B. Rodriguez
AALS President and Northwestern University School of Law
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Meeting Information

We are pleased to be in Washington, D.C. for the 2015 AALS Annual Meeting. The Annual Meeting is held at the Marriott Wardman Park Hotel, located by a number of popular restaurants and shops. Nearby, you’ll discover the funky stores and ethnic cuisine of Adams Morgan and the exciting nightlife, restaurants, live music, and bars of Dupont Circle, U Street, and Georgetown. The Smithsonian is the world’s largest museum complex with 19 museums, best reached by D.C.’s subway system, the Metro. Enjoy a quiet hike or invigorating run through Rock Creek Park. With a Metro stop just outside the hotel’s doors, it is easy to access everything D.C. has to offer.

ADMISSION POLICY

Admission to all programs requires your AALS name badge. Admission to ticketed events requires both your name badge and a purchased ticket for the meal event.

BADGES FOR CHILDREN

Come to the AALS On-Site Registration Desk and ask for badges for your children. These colorful badges will provide your children access to program sessions. There are additional fees for children to attend meal events.

MOBILE APP

For the first time, AALS is offering a mobile app for the Annual Meeting. This app will allow you to easily view schedules, maps, exhibitor lists, and social features on your phone or tablet. You will also be able to create your own schedule of sessions you are interested in attending. The mobile app contains the most current information, including all of the late changes not included in the printed program. To download, visit the Apple App Store or Google Play Store and search for ‘AALS2015,’ install and run.

MEETING AND OFFICE HOURS

AALS Registration

Atrium, Exhibition Level

Friday, January 2, 6:00 pm – 9:00 pm
Saturday, January 3, 7:00 am – 7:00 pm
Sunday, January 4, 7:00 am – 7:00 pm
Monday, January 5, 7:00 am – 5:00 pm

AALS Office and Information Center

Coolidge, Mezzanine Level

Friday, January 2, 6:00 pm – 9:00 pm
Saturday, January 3, 7:00 am – 7:00 pm
Sunday, January 4, 7:00 am – 7:00 pm
Monday, January 5, 7:00 am – 5:00 pm

AALS Exhibits

Exhibit Hall C. Exhibition Level

Saturday, January 3, 8:30 am – 6:00 pm
Sunday, January 4, 8:00 am – 5:00 pm
Monday, January 5, 8:00 am – 2:00 pm
CONTINUING LEGAL EDUCATION CREDIT
CLE sign-in sheets will be available in the rear of each session’s meeting room. AALS can provide verification that you attended the session if you sign the CLE sign-in sheet.

BUSINESS CENTER
FedEx Office, a full-service business center (extension 2769), provides copying, faxing, and computer usage services as well as general office supplies. The office is located on the mezzanine level above Stone’s Throw restaurant. The hours during the conference are 7:00 a.m. - 7:00 p.m., but the center can be accessed by hotel guests 24 hours with a room key.

GUEST ROOM INTERNET
AALS has arranged for complimentary internet in guest rooms for those staying at the Marriott Wardman Park Hotel in the AALS room block. From your room, please log into the Marriott Guest Room Network, type your last name and room number, and then accept the $12.95 internet charge even though the internet is complimentary; no internet charges will appear on the guest room account at checkout.

WIRELESS INTERNET ACCESS
AALS has arranged for complimentary wireless internet access in all of the hotel’s meeting rooms, hotel lobby and public areas. Below are instructions and the conference code for connecting to the wireless connection in the meeting space, hotel lobby and public areas.

1. Check for available wireless signal.
2. Connect to SSID: MARRIOTT CONFERENCE
3. Launch a web browser.
4. When prompted, enter the AALS conference Code: AALS2015 and click on “submit”.
5. The conference “Welcome Page” will display and you can now browse the Internet.

If you are roaming throughout the Hotel meeting space, your device will sometimes disconnect and you will need to re-associate with another Wireless Access Point. If you encounter any technical difficulties, Please dial extension 5217 on any hotel house phone or call the PSAV Manager on Duty at (202) 445-3627.

PRIVATE ROOM FOR MOTHERS
AALS will provide a room with electrical power, a refrigerator and a locking door for nursing mothers who are attending the Annual Meeting. Please visit the AALS Office, Coolidge Room, Mezzanine Level, for access to the room.
Annual Meeting Highlights

AALS SHOWCASE SPEAKER PROGRAM AND RECEPTION
Join us at the inaugural AALS Showcase Speaker program with U.S. Securities and Exchange Commission Chair Mary Jo White. She joined the SEC in 2013 after decades of experience as a federal prosecutor and securities lawyer. Her presentation will be immediately followed by a reception in her honor on Saturday, January 3, from 6:30 – 8:15 p.m.

NEW LAW SCHOOL TEACHERS PROGRAMS: WORKS-IN-PROGRESS AND PROGRAMS ON PEDAGOGY
Works-in-progress programs for junior scholars will be held on Saturday, January 3 at 5:15 p.m. Programs on pedagogy to assist new law school teachers in the teaching of their courses will be held on both Saturday, January 3 at 5:15 p.m. and Sunday, January 4 at 5:45 p.m.

AALS ACADEMIC SYMPOSIUM
AALS is following up on the success of its inaugural academic symposium with a second day-long symposium, “Congressional Dysfunction and Executive Law Making during the Obama Administration.” This session will address important questions surrounding President Obama’s use of executive power. It will be held on Sunday, January 4, from 9:00 a.m. – 5:00 p.m.

AALS ACADEMIC LEADERSHIP PROGRAM
Also new this year is a program on “The Opportunities of Law School Leadership: Nurturing the Diverse Leaders Our Schools Need for the 21st Century”. This interactive roundtable discusses the leadership skills required by law schools and methods for developing and nurturing those competencies; it will be held on Sunday, January 4 from 4:00 - 5:45 p.m.

AALS COMMITTEE PROGRAMS
The Committee on Curriculum Issues will hold a program on “Teaching to the New Class” on Sunday, January 4 from 10:30 a.m. – 12:15 p.m. The Committee on Libraries and Technology will hold a day-long program on “Nowhere to Run, Nowhere to Hide: The Reality of Being a Law Library Director in Times of Great Opportunity and Significant Challenges” on Monday, January 5 from 8:30 a.m. – 3:00 p.m. The Advisory Committee on Global Engagement will hold a program on “New Challenges and Opportunities in Globalizing Legal Education” on Monday, January 5 from 2:00 – 5:00 p.m.

SPEAKERS OF NOTE
Ruth Bader Ginsburg, Associate Justice, U.S. Supreme Court; Anita Hill, Senior Advisor to the Provost and Professor of Social Policy, Law and Women’s Studies, Brandeis University; Richard Posner, Judge, U.S. Seventh Circuit Court of Appeals, Chicago; Tom Harkin, U.S. Senator (Iowa).

HOUSE OF REPRESENTATIVES
The AALS House of Representatives will meet on Saturday, January 3, at 5:15 p.m. and again on Sunday, January 4, at 5:45 p.m. Designated faculty representatives from all member law schools are expected to attend the meetings of the House of Representatives. All law school teacher attendees are invited to attend.
LAW AND FILM SERIES
Join us on Friday, January 2, at 7:30 p.m. for the classic feature film, “Judgment at Nuremberg” (1961). On Sunday, January 4, at 8:00 p.m. the documentary film “Hot Coffee” will be shown. These films have been chosen for their cinematic and legal value, for possible classroom instructional purposes, as well as for law and film appreciation purposes.

EXHIBIT HALL
The AALS Exhibit Hall provides attendees with the opportunity to discuss teaching methods and new technologies in legal education with exhibiting companies as well as view and discuss products that can enhance attendees’ teaching and careers. The Exhibit Hall also serves as a “Meeting Place” for attendees to exchange ideas and includes a lounge area with coffee and tea served in the mornings and afternoons. Review the program for the open hours of the Exhibit Hall.
Officers and Executive Committee

OFFICERS

Daniel B. Rodriguez, Northwestern University School of Law, President
Leo P. Martinez, University of California, Hastings College of the Law, Immediate Past President
Blake D. Morant, Wake Forest University School of Law, President-Elect

Serving Through 2014
D. Benjamin Barros, Widener School of Law - Harrisburg
Kellye Y. Testy, University of Washington School of Law

Serving Through 2015
Guy-Uriel E. Charles, Duke University School of Law
Wendy Collins Perdue, University of Richmond School of Law

Serving Through 2016
Devon Wayne Carbado, University of California, Los Angeles, School of Law
Vicki C. Jackson, Harvard School of Law

OFFICE OF THE EXECUTIVE DIRECTOR

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Elliott Ward, Graphic Designer

Student Assistants: Madeline Bardi, William Berry, Nicole Golberg, Daniel Leunig, Carla Morales, Tyler Roth, Mike Swain, Brett Truitt

Student Intern: Michael Bivona
Explanation of Program Types

The Annual Meeting is comprised of programs that differ depending on how they are organized or planned. Programs may be marked as a Call for Papers, for sessions with a minimum of one presenter selected from a call for papers, or as a Law Review Published Program, for sessions with speakers publishing papers in the law reviews or journals listed in the program descriptions.

Program types at the Annual Meeting include:

**JOINT PROGRAMS OF SECTIONS**
Held by two or more Sections. These programs receive the highest priority for scheduling because they are the designated Sections’ sole program at the Annual Meeting.

**CO-SPONSORED PROGRAMS**
Held by two or more Sections, but not as their sole Annual Meeting program.

**HOT TOPIC/BRIDGE PROGRAMS**
Highlight timely and important issues of general interest at the Annual Meeting. These programs typically focus on late-breaking or timely legal issues and bring together multiple subject areas. These programs are selected by an AALS Committee from proposals submitted by law school faculty.

**CROSSCUTTING PROGRAMS**
Focus on multi-subject and interdisciplinary subjects. These programs are selected by an AALS Committee from proposals submitted by law school faculty.

**OPEN PROGRAMS**
Organized by law faculty interested in creating a new AALS Section.

**SECTION BUSINESS MEETINGS**
Most sections hold a business meeting at the Annual Meeting to elect leadership including a Chair, Chair-elect and at least three Executive Committee members. Nominations from the floor during the business meeting are encouraged. The Section’s business meeting is also an opportunity to welcome new members and volunteers for various Section committees and project/planning groups. Section business meetings are typically scheduled during the final fifteen-minute period at the end of the Section’s program. Alternatively, there are Sections who have scheduled an evening business meeting on Friday, January 2, from 6:30 – 7:30 p.m. Please see the program for Section business meetings being held on Friday evening.

All Section members are encouraged to stay for the business meeting, which can provide a good opportunity to meet others in the field and learn about opportunities to serve in the work of the Section. AALS policy encourages Sections to have a diverse Executive Committee with representatives from different geographic regions, types of schools, viewpoints and length of experience in teaching.
AALS 2015 Annual Meeting Program

Friday, January 2, 2015

6:00 pm – 9:00 pm
**AALS REGISTRATION**
Atrium, Exhibition Level, Washington Marriott Wardman Park Hotel

6:00 pm – 9:00 pm
**AALS OFFICE AND INFORMATION CENTER**
Coolidge, Mezzanine Level, Washington Marriott Wardman Park Hotel

6:30 pm – 7:30 pm
**TWELVE STEP MEETING**
Park Tower 8209, Lobby Level, Washington Marriott Wardman Park Hotel

6:30 pm – 7:30 pm
**SECTION ON ACADEMIC SUPPORT BUSINESS MEETING**
Maryland Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

6:30 pm – 7:30 pm
**SECTION ON BALANCE IN LEGAL EDUCATION BUSINESS MEETING**
Virginia Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

6:30 pm – 7:30 pm
**SECTION ON GRADUATE PROGRAMS FOR NON-U.S. LAWYERS BUSINESS MEETING**
Maryland Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

6:30 pm – 7:30 pm
**SECTION ON TEACHING METHODS BUSINESS MEETING**
Maryland Suite C, Lobby Level, Washington Marriott Wardman Park Hotel

6:30 pm – 7:30 pm
**SECTION ON WOMEN IN LEGAL EDUCATION BUSINESS MEETING**
Virginia Suite C, Lobby Level, Washington Marriott Wardman Park Hotel

Sponsored by Samford University, Cumberland School of Law and Stetson University College of Law Institute for the Advancement of Legal Communication
The Classic Film Selection: *Judgment at Nuremberg* (1961)

**Introductory Remarks:** Harold Hongju Koh, Yale Law School

Nominated for eleven Academy Awards, including Best Picture, *Judgment at Nuremberg* boasts brilliant performances by an all-star cast. American judge Dan Haywood (Spencer Tracy) presides over the trial of four German jurists accused of “legalizing” Nazi atrocities. But as graphic accounts of sterilization and murder unfold in the courtroom, mounting political pressure for leniency forces Haywood to make the most harrowing and difficult decision of his career.

This series presents films chosen for their cinematic and legal value, identifying film resources for possible classroom instructional purposes, as well as for raising general awareness of law and film. For each of the two nights of film showings, we will present films chosen by the AALS Annual Meeting Film Advisory Committee. There will be brief discussions and commentary in connection with the films.
Saturday, January 3, 2015

7:00 am – 7:00 pm
**AALS REGISTRATION**
Atrium, Exhibition Level, Washington Marriott Wardman Park Hotel

7:00 am – 7:00 pm
**AALS OFFICE AND INFORMATION CENTER**
Coolidge, Mezzanine Level, Washington Marriott Wardman Park Hotel

7:00 am – 8:30 am
**AALS NEW LAW SCHOOL TEACHERS CONTINENTAL BREAKFAST AND MEETING**
Thurgood Marshall South, Mezzanine Level, Washington Marriott Wardman Park Hotel

**Speakers:**
Judith Areen, Executive Director, Association of American Law Schools
Regina F. Burch, Associate Director, Association of American Law Schools
Blake D. Morant, AALS President-Elect and The George Washington University Law School
Daniel B. Rodriguez, AALS President and Northwestern University School of Law

New law teachers who have been teaching for two years or less are invited to meet other new law faculty, make new friends, and learn about entering the legal academic profession and the activities of AALS.

7:00 am – 8:30 am
**SECTIONS ON AFRICA, COMPARATIVE LAW AND INTERNATIONAL LEGAL EXCHANGE BREAKFAST**
Wilson A, Mezzanine Level, Washington Marriott Wardman Park Hotel

Tickets were sold in advance of the Annual Meeting. Tickets will not be for sale at the breakfast.
Ticket price: $45.

7:00 am – 8:30 am
**SECTION ON FEDERAL COURTS BREAKFAST**
Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel

Tickets were sold in advance of the Annual Meeting. Tickets will not be for sale at the breakfast.
Ticket price: $45.

7:00 am – 8:30 am
**SECTION ON NATIONAL SECURITY LAW BREAKFAST**
Wilson C, Mezzanine Level, Washington Marriott Wardman Park Hotel

**Moderator:** Stephen I. Vladeck, American University, Washington College of Law

**Speakers:**
Harold Hongju Koh, Yale Law School
Martin S. Lederman, Georgetown University Law Center

Tickets were sold in advance of the Annual Meeting. Tickets will not be for sale at the breakfast.
Ticket price: $45.
7:00 am – 8:30 am
SECTION ON STATE AND LOCAL GOVERNMENT LAW BREAKFAST
*McKinley, Mezzanine Level, Washington Marriott Wardman Park Hotel*

Tickets were sold in advance of the Annual Meeting. Tickets will not be for sale at the breakfast. Ticket price: $45.

8:00 am – 5:30 pm
CONTEMPLATIVE SPACE FOR REGISTRANTS
*Roosevelt 4 & 5, Exhibition Level, Washington Marriott Wardman Park Hotel*

A comfortable, quiet space is available for contemplation and individual restoration for those attending the Annual Meeting. The AALS Section on Balance in Legal Education has scheduled designated times for mindful movement to engage in more active meditation and times for incorporating mindfulness into the classroom and other professional settings.

The schedule of group practices below will provide people with an opportunity to learn more about these practices and experience them with others in community. No prior experience is needed, so please come if you are interested or curious! For the remaining times throughout the conference, this technology-free space will be preserved for those seeking tranquility and solitude and will be available each day for quiet individual contemplation.

- **Guided mindfulness meditation**
- **Chair Yoga (taught by Nathalie D. Martin, University of New Mexico School of Law)**
- **Guided mindfulness meditation**
- **Guided mindfulness meditation**

8:30 am – 10:15 am
AALS WORKSHOP FOR SITE EVALUATORS
*Virginia Suite B, Lobby Level, Washington Marriott Wardman Park Hotel*

**Moderator:** Susan Poser, University of Nebraska College of Law

**Speakers:**
William E. Adams, Jr., Deputy Managing Director, American Bar Association Section on Legal Education and Admissions to the Bar, Chicago, IL
Judith Areen, Executive Director, Association of American Law Schools
Barbara Studenmund, Financial Officer and Membership Review Coordinator, Association of American Law Schools
Stephanie J. Willbanks, Vermont Law School
This program is designed for those who serve, or are interested in serving, the AALS in the capacity of site visitor on ABA accreditation/AALS membership review site visit teams to member schools or to schools applying for AALS membership. The AALS appoints one member to ABA/AALS “sabbatical” site visit teams and appoints the entire team when a school applies for AALS membership and in other special circumstances. The primary focus of the program is to explain the purpose and details of AALS membership review and the role of the site visitor in that review. The program will also provide essential information about the ABA accreditation process and criteria, as the AALS site evaluator member also functions as a full member of the joint team and will have responsibility for a portion of the ABA report.

8:30 am – 10:15 am

**AALS HOT TOPIC/BRIDGE PROGRAM**

*Marriott Ballroom Salon 3, Lobby Level, Washington Marriott Wardman Park Hotel*

**Beyond Michael Brown and Ferguson, Effective Responses to Police Force**

(A program selected from a competitive process by the AALS Committee on Special Programs for the Annual Meeting)

**Moderator:** Linda S. Greene, University of Wisconsin Law School

**Speakers:**
José Felipe Anderson, University of Baltimore School of Law
John L. Burris, Esquire, The Law Offices of John L. Burris, Oakland, CA
Paul Butler, Georgetown University Law Center
Devon Wayne Carbado, University of California, Los Angeles School of Law
Sharon L. Davies, The Ohio State University, Michael E. Moritz College of Law
Jeremy I. Levitt, Dean of Law and Vice-Chancellor’s Chair, University of New Brunswick Faculty of Law, Fredericton, New Brunswick, Canada
Cruz Reynoso, University of California at Davis School of Law
L. Song Richardson, University of California, Irvine School of Law
Kami C. Simmons, Wake Forest University School of Law

This panel presents an unprecedented opportunity to focus on the use of police deadly force, its racial dimensions, and the effectiveness of current responses and remedies. The panel will address the role of civil and criminal litigation; the role of private attorneys in facilitating police reform, judicial oversight, and the incorporation of community interests/representation; the role of media; legal theoretical constructs that limit effective legal approaches; race and gender identity in narratives of justification for deadly force; root causes of black male vulnerability to police violence including implicit bias, structural marginalization, and police department segregation; international human rights legal implications of systemic police deadly force against black males; recent social science research illuminating the causes of police violence; and the transformation of police culture as a structural remedy for the utilization of excessive force. The Michael Brown tragedy has sparked a renewed and vigorous national conversation about policing and accountability as well as about the political and economic ramifications of police and prosecutorial decisions. That conversation must also take place in our national law professor community.
8:30 am – 10:15 am
AALS CROSSCUTTING PROGRAM
Delaware Suite, Lobby Level, Washington Marriott Wardman Park Hotel

Designing a Regulatory System for the Age of Decentralized Virtual Currencies

Moderator: Victor Fleischer, University of San Diego School of Law

Speakers:
James G. Gatto, Partner, Pillsbury Winthrop Shaw Pittman LLP, McLean, VA
Sarah Jane Hughes, Indiana University Maurer School of Law
Omri Marian, University of Florida Fredric G. Levin College of Law
Nicco Mele, Co-Founder, EchoDitto, Somerville, MA
Christopher L. Peterson, University of Utah, S. J. Quinney College of Law

Bitcoin and other decentralized virtual currencies (cryptocurrencies) received much attention recently. Cryptocurrencies hold great positive potential, as they enable transactions to be verified with no need for a trusted (yet costly) third party. This feature, however, also makes cryptocurrencies uniquely suited to facilitated harmful behaviors, because regulatory models heavily rely on third party intermediaries who are best positioned to disrupt misconduct. The program is aimed at addressing the regulatory challenges of this new technology, across legal fields, with an emphasis on practical solutions. Specific issues to be addressed are: What are the challenges presented by cryptocurrencies to traditional regulatory models in fields such as consumer finance, tax, financial crimes, and investor protection? What are the challenges traditional regulatory models present to the widespread adoption of cryptocurrencies by consumers, investors and businesses? Can we envision a regulatory framework that promotes cryptocurrencies’ generative potential, but at the same time denies users from taking advantage of the properties that make cryptocurrencies so well suited for illicit activity? Participants in the program include law professors as well as professionals who accept, use and promote cryptocurrencies.

8:30 am – 10:15 am
SECTION ON CONFLICT OF LAWS
Maryland Suite C, Lobby Level, Washington Marriott Wardman Park Hotel

Choice-of-Law Methodology: Quo Vadis (Fifty Years Since Brainerd Currie’s Death)

(Papers to be published in University of Illinois Law Review)

Moderator: Symeon Symeonides, Willamette University College of Law

Speakers:
Roberta L. Brilmayer, Yale Law School
Peter Hay, Emory University School of Law
Herma Hill Kay, University of California, Berkeley School of Law
Larry D. Kramer, Stanford Law School
Joseph W. Singer, Harvard Law School
Louise Weinberg, The University of Texas School of Law
Brainerd Currie, the leader of the American choice-of-law revolution, passed away 50 years ago. What has happened to the revolution since then? Has this been a period of progress, regress, or stagnation for American conflicts law? Where is choice-of-law methodology today and where is it, or should be, headed? Six of the greatest conflicts-law thinkers of our generation will give us their reflections on these and related questions.

Business meeting at program conclusion.

8:30 am – 10:15 am
SECTION ON CONSTITUTIONAL LAW, CO-SPONSORED BY SECTIONS ON LEGAL HISTORY AND WOMEN IN LEGAL EDUCATION
Marriott Ballroom Salon 1, Lobby Level, Washington Marriott Wardman Park Hotel


(Papers to be published in *Yale Law Journal Online*)

**Co-Moderator:** M. Isabel Medina, Loyola University New Orleans College of Law

**Co-Moderator and Speaker:** Reva B. Siegel, Yale Law School

**Speakers:**
Cary C. Franklin, The University of Texas School of Law
Melissa E. Murray, University of California, Berkeley School of Law
Doug NeJaime, University of California, Irvine School of Law
Neil S. Siegel, Duke University School of Law

2015 marks the 50th anniversary of *Griswold v. Connecticut*, the ground-breaking Supreme Court decision recognizing a right to privacy that protected individuals in making decisions about the use of contraceptives from the reach of state criminal law, but speaking implicitly to the constitutional underpinnings of an individual’s rights or interests in intimacy, marriage, procreation, sexuality, and sexual conduct. Panelists will place the case in historical context, and explore the development of the *Griswold* doctrine, as well as its implications for current constitutional controversies over access to reproductive health care, marriage, sexuality and sexual conduct.

Business meeting at program conclusion.

8:30 am – 10:15 am
SECTION ON FOR THE LAW SCHOOL DEAN
Thurgood Marshall North, Mezzanine Level, Washington Marriott Wardman Park Hotel

Higher Ed and Legal Ed: Partnering for Success in Challenging Times

**Speakers:**
Phoebe A. Haddon, Chancellor and Professor, Rutgers School of Law - Camden
Joyce E. McConnell, Provost and Professor, West Virginia University College of Law
Kent D. Syverud, Chancellor and President, Syracuse University College of Law
John Valery White, Provost and Professor, University of Nevada, Las Vegas, William S. Boyd School of Law

*continued on next page*
This panel will bring together former law school deans who are presently working in university leadership roles. The goal is to allow for communication and dialogue about the ways in which law school deans can work with university leaders to further institutional strategic goals and assist in stewarding the law school, as well as the university, in times of challenge. Given the unique vantage point of each of these leaders in higher education, and combined with their added experience from their service as law school deans, attendees will engage important concerns and questions in ways that are informed by the perspectives of those working to steer universities writ large.

Business meeting at program conclusion.

8:30 am – 10:15 am

SECTION ON INTERNATIONAL LEGAL EXCHANGE, CO-SPONSORED BY SECTION FOR NEW LAW PROFESSORS
Virginia Suite C, Lobby Level, Washington Marriott Wardman Park Hotel

Scholarship, Teaching and Service Abroad: How to Add a Global Experience to Your Academic Resume

Moderator: Theresa K. Kaiser, American University, Washington College of Law

Speakers:
David A. Brennen, University of Kentucky College of Law
Alexander H.E. Morawa, Professor, University of Lucerne Faculty of Law, Lucerne, Switzerland
Lana S. Muck, Deputy Director, Office of Academic Exchange Programs, U.S. Department of State, Washington, D.C.
Xuan-Thao Nguyen, Indiana University Robert H. McKinney School of Law
Jayesh Rathod, American University, Washington College of Law
Mark E. Wojcik, The John Marshall Law School

The purpose of this session is to help faculty add a global experience to their academic resume. Traditional as well as more creative ways to travel abroad as a law professor, through scholarship, teaching and service, will be discussed by an expert panel that includes both funders and fellow faculty members. From Fulbright to faculty exchanges, clinics to consortia, legal English to legal lectures, sabbaticals to seminars, attendees will learn about the variety of vehicles that exist to support international academic travel as well as the nuts and bolts for tapping into them.

Business meeting at program conclusion.
8:30 am – 10:15 am  
**SECTION ON ISLAMIC LAW, CO-SPONSORED BY SECTION ON JEWISH LAW**

*Virginia Suite A, Lobby Level, Washington Marriott Wardman Park Hotel*

**The Future of Islamic Finance**

**Moderator:** Faisal Kutty, Valparaiso University School of Law

**Speakers:**
- Mehmet Asutay, Ph.D., Reader in Middle East and Islamic Political Economy and Finance, Durham University Business School, Durham, United Kingdom
- Haider Ala Hamoudi, University of Pittsburgh School of Law
- Michael J.T. McMillen, Partner, Curtis, Mallet-Prevost, Colt & Mosle LLP, New York, NY
- Chaim N. Saiman, Villanova University School of Law

Over the course of the last half century, Islamic finance has grown from an embryonic and virtually unknown practice into an industry with over $1 trillion in assets. Yet as it has developed into this level of maturity and significance, important questions respecting its future abound. Primary among such questions is whether Islamic finance is merely the narrow discharge of a divine obligation, or whether it claims to do some social good beyond mere obedience to religious dictate. If Islamic finance is in fact merely the strict adherence to religious rules without concern as to broader social consequences, can it continue to expand when lay Muslims seem to expect so much more from the industry? If it aspires to be more, can it in fact develop a broader set of social objectives it takes seriously, relating to the achievement of social justice and ethical finance, while still remaining economically viable? These questions and others relating to the future of Islamic finance will be explored by our panel of experts, all of whom have written extensively on the subject.

Business meeting at program conclusion.

8:30 am – 10:15 am  
**SECTION ON LAW AND ECONOMICS**

*Maryland Suite B, Lobby Level, Washington Marriott Wardman Park Hotel*

**Causation**

**Moderator:** Kathryn M. Zeiler, Georgetown University Law Center

**Speakers:**
- Mark F. Grady, University of California, Los Angeles School of Law
- Keith Norman Hylton, Boston University School of Law
- Richard W. Wright, Chicago-Kent College of Law, Illinois Institute of Technology

This program will explore the theory of causation in the law. This has largely been a topic of tort theory, but it has applications to almost every subject area in the law. The economic approach to causation generally seeks either to provide a positive theory of causation doctrine itself, or a theory of the incentive effects of causation law. The economic approach can be distinguished from the philosophical approach in its emphasis on understanding the effects rather than the essential nature of causation rules. The panelists, significant contributors to the causation literature, will explain the lessons of the economic theory of causation and discuss criticisms of the economics of causation.

Business meeting at program conclusion.
8:30 am – 10:15 am
**SECTION ON LAW AND THE HUMANITIES**
*Maryland Suite A, Lobby Level, Washington Marriott Wardman Park Hotel*

Law and the Heroic

**Moderator:** Rodger Daniel Citron, Touro College, Jacob D. Fuchsberg Law Center

**Speakers:**
Susan D. Carle, American University, Washington College of Law
Harold Hongju Koh, Yale Law School
Judith Resnik, Yale Law School

**Speakers from a Call for Papers:**
Paul Gowder, University of Iowa College of Law
John M. Kang, St. Thomas University School of Law

Law and the Hero. No, this is not an apt example of an oxymoron in the dictionary. The law has had, and still has, many heroes. For example, the federal judges in the South who implemented the desegregation mandate of *Brown v. Board of Education* were, as Jack Bass has written, unlikely heroes who maintained a steadfast commitment to the rule of law despite facing constant political opposition and personal attacks. Ronald Dworkin argued that judges should aim to be heroes – specifically, like Hercules, acting with superhuman wisdom and patience to, in the words of Eric Posner, "bring order to the Augean stables of our law.” (Posner did not agree with this view of the judge, arguing that judges should avoid making controversial constitutional decisions in order to allow such decisions to be worked out in the political process.) Atticus Finch has long been hailed as heroic lawyer, albeit a fictional one, although Malcolm Gladwell has asked whether we should rethink Finch's heroism.

What qualities define a hero in the law? What role do heroes play in the law? How is our thinking about heroism and the law influenced by other disciplines, such as history, literature, and philosophy? And who are your heroes in the law? This program will explore these issues with both invited panelists and panelists accepted through the Section’s call for papers.

Business meeting at program conclusion.

8:30 am – 10:15 am
**SECTION ON TEACHING METHODS**
*Thurgood Marshall West, Mezzanine Level, Washington Marriott Wardman Park Hotel*

Incorporating Teaching Professional Identity into the Legal Education Curriculum

**Moderator:** Deborah Lee Borman, Northwestern University School of Law

**Speakers:**
Patti Alleva, University of North Dakota School of Law
Daisy H. Floyd, Mercer University School of Law
Timothy W. Floyd, Mercer University School of Law
Patrick E. Longan, Mercer University School of Law
Michael S. McGinniss, University of North Dakota School of Law
Even before publication of the Carnegie Report, legal educators recognized the importance of teaching professional identity. Teaching professional identity requires faculty to prepare students to exercise judgment under conditions of inherent uncertainty in ways that both fulfill their professional obligations to their clients and others and that allow them to integrate personal and professional values to live fulfilling lives.

Over the past decade, faculty at Mercer University School of Law refined an innovative first-year course on legal ethics and professionalism, the purpose of which is students’ professional identity formation. The course uses a wide range of methodologies, including small discussion groups, online blogs, and attorney interviews.

At the University of North Dakota School of Law, rotating faculty conduct “ProFound,” a course implementing interactive exercises with students to develop self-reflection about core professional qualities.

At the heart of both programs are realistic scenarios that raise professional dilemmas for students to resolve, bringing to light the complexity of the interrelationship between the individual and the profession. Students focus on thoughtfully aligning personal values and professional skills in the service to their clients and the larger legal system to deepen their appreciation of lawyering as a holistic endeavor implicating both heart and mind.

8:30 am – 6:00 pm
AALS EXHIBIT HALL OPEN HOUSE - “THE MEETING PLACE”
Exhibit Hall C, Exhibition Level, Washington Marriott Wardman Park Hotel

Exhibitors will display a variety of academic, teaching and administrative products, and services of interest to those in legal education. Morning and afternoon refreshments will be served in the “Meeting Place” in the Exhibit Hall.

10:30 am – 12:15 pm
AALS PRESIDENT’S PROGRAM
Roosevelt 1 & 2, Exhibition Level, Washington Marriott Wardman Park Hotel

Implementing Innovation in Law Schools

Moderator: Daniel B. Rodriguez, AALS President and Northwestern University School of Law

Speakers:
Martin J. Katz, University of Denver Sturm College of Law
Paul Lippe, Chief Executive Officer, OnRamp Systems, Moffett Field, CA
Michael J. Madison, University of Pittsburgh School of Law
Kellye Y. Testy, University of Washington School of Law

As law schools seek to compete in a changing and challenging global market for legal education, many are striking out in new directions with innovative programs and ideas. The process of innovation in legal education is not unlike that of other businesses and organizations. That process must include the right incentives and culture for forming new ideas, as well as a process for vetting them, prioritizing them, implementing them, and
assessing their effectiveness. This session addresses the innovation process and probes how to both spur innovative ideas and then to also move efficiently to implement the ones that seem right for the institution. The session’s speakers bring a wide range of experience with innovation at diverse institutions.

10:30 am – 12:15 pm

SECTIONS ON AFRICA AND COMPARATIVE LAW JOINT PROGRAM
Thurgood Marshall East, Mezzanine Level, Washington Marriott Wardman Park Hotel

Comparative Law Expanded: Methodology and Public Law in Nontraditional Comparative Legal Systems

Co-Moderators:
Stephen J. Ellmann, New York Law School
Susan C. Hascall, Duquesne University School of Law
Intisar Rabb, Harvard Law School
Sudha Setty, Western New England School of Law

Commentators:
Duncan M. Kennedy, Harvard Law School
Teemu Ruskola, Emory University School of Law

Speakers from Call for Papers:
Vivian G. Curran, University of Pittsburg School of Law
Manoj Mate, Whittier Law School

The program will bring together junior and senior scholars for a lively discussion of methodology and public law in nontraditional comparative law systems, through discussing works-in-progress in this field. The program will be divided into three mini-panels of 35 minutes each, with works-in-progress given on two panels on which senior scholars will comment, and a final panel used for general discussion. Each senior commentator will present and comment on papers for 15 minutes and we will then have twenty minutes of general discussion for the first two panels. For the third panel we envisage 10 minutes for each commentator and 15 minutes for general discussion.

Business meeting for Section on Africa at program conclusion.

Business meeting for Section on Comparative Law at program conclusion.
10:30 am – 12:15 pm
SECTION ON ANTITRUST AND ECONOMIC REGULATION, CO-SPONSORED BY SECTION ON LAW, MEDICINE AND HEALTH CARE
Maryland Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

Competition Policy in Health Care

Moderator: Hillary Greene, University of Connecticut School of Law

Speakers:
Thomas L. Greaney, Saint Louis University School of Law
Rebecca Haw, Vanderbilt University Law School
Kristin M. Madison, Northeastern University School of Law
Ann Marie Marciarille, University of Missouri-Kansas City School of Law

Competition in health care is a fundamental issue to a better functioning health care system that benefits consumers. The panel will discuss some of the most exciting issues in the interface between the two areas: competition between for profits and not for profits, hospital mergers, anti-competitive state licensing and other forms of state action, reverse payments in pharmaceuticals, integration through ACOs or merger, and contractual relations between payers and providers.

Business meeting at program conclusion

10:30 am – 12:15 pm
SECTION ON CIVIL PROCEDURE
Delaware Suite, Lobby Level, Washington Marriott Wardman Park Hotel

The Rising Bar to Federal Courts: Beyond Pleading and Discovery

(Papers to be published in Journal of Civil Rights and Economic Development)

Moderator: Verity Winship, University of Illinois College of Law

Speakers:
F. Paul Bland, Jr., Executive Director, Public Justice, Washington, D.C.
Emery G. Lee, III, Senior Researcher, Federal Judicial Center, Washington, D.C.
Archis Parasharami, Partner, Mayer Brown LLC, Washington, D.C.
Lee H. Rosenthal, Judge, United States District Court Southern District of Texas, Houston, TX

Speakers from a Call for Papers:
Pamela Bookman, Columbia University School of Law
Maureen Carroll, University of California, Los Angeles School of Law

Commentators have paid tremendous attention in recent years to changes in federal court access wrought by the pleading standards set out in Twombly and Iqbal. Similarly, scholars have also focused on the ways in which discovery rules – in particular, new proposed amendments to the Federal Rules of Civil Procedure – may alter or limit access to federal courts. But pleading and discovery issues are by no means the only elements shaping access to the federal courts. In this panel, we go beyond the cast of “usual suspects” to focus on

continued on next page
a much wider range of civil procedure issues relevant to the scope and nature of access to the federal courts. This multi-faceted panel considers the scope and nature of access to the federal courts from a variety of different doctrinal and rule-making angles, and from a variety of distinct perspectives by role. We bring together a federal district court judge, defense and plaintiff’s bar practitioners, an empirical researcher, and voices from legal academia to offer insight and commentary on the myriad other ways in which access to the federal courts is shifting and narrowing, including, but not limited to, issues around transnational litigation, class actions, personal jurisdiction, and mandatory ADR.

Business meeting at program conclusion.

10:30 am – 12:15 pm

**SECTIONS ON DEFAMATION AND PRIVACY AND INTERNET AND COMPUTER LAW JOINT PROGRAM**

_P Thurgood Marshall West, Mezzanine Level, Washington Marriott Wardman Park Hotel_

**Automated Decision-Making**

**Moderator:** A. Michael Froomkin, University of Miami School of Law

**Speakers:**
Meg Leta Ambrose, Assistant Professor, Georgetown University School of Communication, Culture & Technology, Washington, D.C.
Danielle Keats Citron, University of Maryland Francis King Carey School of Law
Michael Rich, Elon University School of Law

**Speaker from a Call for Papers:** Dennis D. Hirsch, Capital University Law School

Proliferating sensors, affordable data storage, indiscriminate personal data collection, and increasingly robust predictive algorithms individually raise issues related to privacy, security, and due process. Combined, however, these technological advancements have created a nearly insatiable appetite for data in order to improve organizational decision-making. The domains across which this voracity reaches include consumer lending, insurance, advertising, legal compliance, national security, and employment.

Automated decision-making promises accuracy and efficiency, but it is also rife with peril. Humans irrationally trust decisions made by computers, even though bias is easily hard-wired into computer systems. The use of personal data to make extremely nuanced and particularized decisions raises a number of privacy concerns. Incorrect inputs risk correspondingly erroneous outputs. Automated decision-making could also have a disparate impact on vulnerable populations that are susceptible to certain kinds of influence or that find it hard to fight back. Compounding this problem is the almost complete lack of meaningful transparency for those subjected to automated decisions.

Policy makers are struggling to respond to the challenges posed by automated decision-making. This panel will explore those challenges and will attempt to identify similarities and differences among the varied domains in which automated decision-making operates.

Business meeting of Section on Defamation and Privacy at program conclusion.
Business meeting of Section on Internet and Computer Law at program conclusion.
Employment Discrimination and the Americans with Disabilities Act at 25 Years

(Papers to be published in Drake Law Review)

Introductory Remarks:
Tom Harkin, U.S. Senator for Iowa, U.S. Senate, Washington, D.C.

Moderator: Timothy Gulbranson, Drake University Law School, Editor in Chief, Drake Law Review, Des Moines, IA

Speakers:
Stephen F. Befort, University of Minnesota Law School
Ruth Colker, The Ohio State University, Michael E. Moritz College of Law
Arlene S. Kanter, Syracuse University College of Law
Nicole B. Porter, University of Toledo College of Law
Jessica Roberts, University of Houston Law Center
Deborah A. Widiss, Indiana University Maurer School of Law

This panel will reflect on the development and impact of the Americans with Disabilities Act (ADA) on its twenty-fifth anniversary. Professor Befort will examine the ADA's effect on accommodations related to employees' commutes to work. Professor Colker will address the new challenges that our society faces in applying the ADA in an internet-based and computer-based society. Ms. Feldblum, EEOC Commissioner and one of the architects of the ADA and the ADA Amendments Act (ADAAA), will offer her insights on future directions of the ADA. Professor Kanter will discuss recent developments in other countries, examining the ADA in relation to the Convention on the Rights of Persons with Disabilities. Professor Porter will explore the past and future of the reasonable accommodation provision, focusing on some of the most pressing and complex issues courts will be forced to address. Professor Roberts will explore the ways in which health and disability intersect in the workplace and how the ADA addresses these issues. Professor Widiss will explain the significance of the ADAAA, analyzing it as a return to Congress's intended interpretation of the ADA and examining it within the context of a broader discussion about the significant role that Congressional overrides play in employment discrimination.

Business meeting of Section on Disability Law at program conclusion.
Business meeting of Section on Employment Discrimination Law at program conclusion.
10:30 am – 12:15 pm

SECTIONS ON ENVIRONMENTAL LAW AND STATE AND LOCAL GOVERNMENT LAW JOINT PROGRAM

Thurgood Marshall North, Mezzanine Level, Washington Marriott Wardman Park Hotel

The Law of Resilient Cities: State and Local Adaption to Climate Change

Co-Moderators:
Michelle W. Anderson, Stanford Law School
Alice Kaswan, University of San Francisco School of Law

Speakers:
Craig Anthony (Tony) Arnold, University of Louisville, Louis D. Brandeis School of Law
Vicki Arroyo, Georgetown University Law Center

Speakers from a Call for Papers:
Sean B. Hecht, University of California, Los Angeles School of Law
Elizabeth A. Kronk, University of Kansas School of Law

As wild storms, flooding rivers, rising seas, droughts, heat, and fire jeopardize our communities, how should the legal academy respond? At the 2014 AALS Annual Meeting, speakers from the Section on Environmental Law Field Trip spoke from the trenches about the challenges facing New York and New York City’s monumental effort to plan and build a more resilient city that can withstand the changes to be wrought by climate change. This year, we bring together scholars and clinicians of state and local government law and of environmental law to take the next step: to share perspectives on how governmental institutions at every level can evolve to create effective and equitable responses to the profound challenges posed by climate change adaptation.

Business meeting of Section on Environmental Law at program conclusion.
Business meeting of Section State and Local Government Law at program conclusion.

10:30 am – 12:15 pm

SECTION ON INDIAN NATIONS AND INDIGENOUS PEOPLES

Maryland Suite C, Lobby Level, Washington Marriott Wardman Park Hotel

After Bay Mills: The Longevity of Tribal Sovereign Immunity

Moderator: Alexander Pearl, Texas Tech University School of Law

Speakers:
Ryan Seelau, Co-Director and Co-Founder, Project for Indigenous Self-Determination, Cedar Rapids, IA
William Wood, Southwestern Law School
Thomas Zlamal, Esquire, Washington, D.C.
In *Michigan v. Bay Mills Indian Community*, the Supreme Court upheld the longstanding common law principle that Indian tribes are entitled to the immunity from suit enjoyed by sovereign entities. Nearly all of Indian Country—practitioners, tribal leaders, and legal scholars alike—viewed this case as the opportunity for either an unwinding of or limitation on this significant attribute of tribal governments. Instead, in a 5-4 ruling, the Supreme Court affirmed that general principle. This panel evaluates this landmark decision both from a scholarly standpoint as well as from the view of practitioners.

Business meeting at program conclusion.

10:30 am – 12:15 pm

**SECTION ON LEGISLATION & LAW OF THE POLITICAL PROCESS, CO-SPONSORED BY SECTION ON ADMINISTRATIVE LAW**

*Marriott Ballroom Salon 1, Lobby Level, Washington Marriott Wardman Park Hotel*

**Legislation/Regulation and the Core Curriculum**

(Papers to be published in *Journal of Legal Education*)

**Moderator:** Olatunde C. Johnson, Columbia University School of Law

**Speakers:**
- James J. Brudney, Fordham University School of Law
- Abbe Gluck, Yale Law School
- John F. Manning, Harvard Law School
- Kevin Stack, Vanderbilt University Law School
- Daniel P. Tokaji, The Ohio State University, Michael E. Moritz College of Law

**Speaker from a Call for Papers:** Deborah A. Widiss, Indiana University Maurer School of Law

One of the most pressing challenges for today’s law school curriculum is how to incorporate the subjects and questions of the modern regulatory state into the way we traditionally teach law. As of fall 2014, some thirty law schools require either a Legislation or a Legislation-Regulation (LegReg) course for first-year students. Other law schools are currently debating a required course or “trying out” related models, and faculty at schools without such requirements or models have expressed interest.

The program will examine the benefits and drawbacks of adding LegReg or Legislation to the core curriculum. Among the questions to be addressed are: Why require such a course? How do we decide what its content should be? Are there distinct pedagogical aspects to teaching such a course to 1Ls? What are the challenges of changing a law school’s core curriculum in this way? What is the impact of these courses on current upper level statutory/regulatory courses and on the standard administrative law course?

Business meeting at program conclusion.
Annual Meeting Program

10:30 am – 12:15 pm
SECTION ON NATIONAL SECURITY LAW
Virginia Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

National Security Surveillance and the Rule of Law

(Papers to be published in Journal of National Security Law and Policy)

Moderator: Peter Margulies, Roger Williams University School of Law

Speakers:
Laura K. Donohue, Georgetown University Law Center
Robert S. Litt, General Counsel, Office of the Director of National Intelligence, Washington, D.C.
Mary-Rose Papandrea, Boston College Law School

Speakers from a Call for Papers:
Margaret Hu, Washington and Lee University School of Law
Margo Schlanger, The University of Michigan Law School

Surveillance programs revealed by Edward Snowden have triggered debate about privacy, secrecy, and the separation of powers. One camp argues that oversight by all three branches of government and robust restrictions on the use of data buttress the legality of domestic data collection and surveillance abroad conducted by the National Security Agency (NSA). Critics argue that the Foreign Intelligence Surveillance Court has expanded programs beyond Congress’s intent. Critics also assert that the NSA’s domestic data collection exposed gaps in the Supreme Court’s holding in Smith v. Maryland that individuals have no “reasonable expectation of privacy” in records voluntarily provided to a third party. Our speakers, who include distinguished academics and a senior government lawyer, will explore these cutting-edge issues.

Business meeting at program conclusion.

10:30 am – 12:15 pm
SECTION ON NONPROFIT AND PHILANTHROPY LAW, CO-SPONSORED BY SECTION ON TAXATION
Maryland Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

IRS Oversight of Charitable and Other Exempt Organizations – Broken? Fixable?

(Papers to be published in Pittsburgh Tax Review)

Moderator: Marcus S. Owens, Member, Caplin & Drysdale, Chartered, Washington, D.C.

Speakers:
Ellen P. Aprill, Loyola Law School
Philip Hackney, Louisiana State University, Paul M. Hebert Law Center

Speakers from a Call for Papers:
James J. Fishman, Pace University School of Law
Terri L. Helge, Texas A&M University School of Law
Donald B. Tobin, University of Maryland Francis King Carey School of Law
Daniel P. Tokaji, The Ohio State University, Michael E. Moritz College of Law
The recent controversy over the Internal Revenue Service’s processing of applications by Tea Party and other groups for tax-exempt status highlights only one aspect of the unusual relationship between the federal tax agency and the nation’s nonprofit organizations. While the primary mission of the IRS is to collect revenue, its mission with respect to tax-exempt organizations is instead to ensure that such organizations comply with the requirements for obtaining and maintaining that status. This role has sometimes led the IRS into unfamiliar territory, not only with respect to political activity but also with respect to governance responsibilities and other topics not directly related to taxation. Our invited speakers and the speakers chosen through a call for papers will address whether the IRS oversight of charitable and other types of tax-exempt nonprofit organizations is working, either generally or with respect to specific activities or aspects of these organizations, and if it is not, whether it can be fixed or should be abandoned.

Business meeting at program conclusion.

12:15 pm – 1:30 pm
**SECTION ON CLINICAL LEGAL EDUCATION LUNCHEON AND BUSINESS MEETING**
*Washington 4, Exhibition Level, Washington Marriott Wardman Park Hotel*

Tickets were sold in advance of the Annual Meeting. Tickets may be purchased at AALS On-Site Registration until 7:00 pm on Friday, January 2nd if space is available. Tickets will not be for sale at the luncheons. Price: $62.

12:15 pm – 1:30 pm
**SECTION ON CRIMINAL JUSTICE AND EVIDENCE LUNCHEON**
*Washington 6, Exhibition Level, Washington Marriott Wardman Park Hotel*

*Section on Evidence Wigmore Award Winner:* Peter Tillers, Benjamin N. Cardozo School of Law

Tickets were sold in advance of the Annual Meeting. Tickets may be purchased at AALS On-Site Registration until 7:00 pm on Friday, January 2nd if space is available. Tickets will not be for sale at the luncheons. Price: $62.

12:15 pm – 1:30 pm
**SECTION ON LAW LIBRARIES AND LEGAL INFORMATION BOXED LUNCHEON**
*Washington 1, Exhibition Level, Washington Marriott Wardman Park Hotel*


Tickets were sold in advance of the Annual Meeting. Tickets may be purchased at AALS On-Site Registration until 7:00 pm on Friday, January 2nd if space is available. Tickets will not be for sale at the luncheons. Price: $49.
12:15 pm – 1:30 pm
SECTION ON LEGAL WRITING, REASONING AND RESEARCH LUNCHEON
Washington 3, Exhibition Level, Washington Marriott Wardman Park Hotel

Meryl Streep’s Relationship with S.398 - A Case Study

Speaker: Gordon Creed, National Advisor to the President, CEO, National Women's History Museum, Alexandria, VA

Tickets were sold in advance of the Annual Meeting. Tickets may be purchased at AALS On-Site Registration until 7:00 pm on Friday, January 2nd if space is available. Tickets will not be for sale at the luncheons. Price: $62.

12:15 pm – 1:30 pm
SECTION ON WOMEN IN LEGAL EDUCATION LUNCHEON
Marriott Ballroom Salon 2, Lobby Level, Washington Marriott Wardman Park Hotel

Section on Women in Legal Education Ruth Bader Ginsburg Lifetime Achievement Award Winner: Herma Hill Kay, University of California, Berkeley School of Law

Special Guest: Ruth Bader Ginsburg, Associate Justice, Supreme Court of the United States, Washington, D.C.

The Section will honor Ruth Bader Ginsburg, Associate Justice of the United States Supreme Court, as the inaugural recipient of the AALS Section on Women in Legal Education Ruth Bader Ginsburg Lifetime Achievement Award and confer the Award upon its 2015 Recipient, Herma Hill Kay, The Barbara Nachtrieb Armstrong Professor of Law at University of California, Berkeley School of Law.

Tickets were sold in advance of the Annual Meeting. Tickets may be purchased at AALS On-Site Registration until 7:00 pm on Friday, January 2nd if space is available. Tickets will not be for sale at the luncheons. Price: $62.

1:30 pm – 3:15 pm
SECTION ON ACADEMIC SUPPORT
Thurgood Marshall North, Mezzanine Level, Washington Marriott Wardman Park Hotel

ASP a Roadmap at the Crossroad: How Academic Support Will Meet Today’s Varied Challenges

Moderator: Goldie Pritchard, Michigan State University College of Law

Speakers:
Jane Grise, University of Kentucky College of Law
Betsy Six, University of Kansas School of Law
Lisa Young, Seattle University School of Law

Speakers from a Call for Papers:
Sean Darling-Hammond, Judicial Law Clerk, United States District Court for the District of Columbia, Washington, D.C.
Kristen Holmquist, University of California, Berkeley School of Law
From isolated academic support efforts to more formalized multifaceted programs, academic support has fundamentally changed itself and legal education over the years. In light of shrinking budgets, disappearing positions, smaller applicant pools, changing profiles of incoming students, and media attacks on legal education, academic support programs face newer and varied challenges.

This program highlights some efficient and effective ways academic support programs can provide services in the face of these challenges. Speakers will focus on how to expand the use of technology for widespread student feedback, how mindfulness and other brain fitness techniques have a positive impact on law student success in law school, and the integration of academic support techniques into traditional doctrinal courses through collaboration with professors. Participants will leave with concrete ideas they can implement and suggestions on how to refine currently employed techniques and services.

1:30 pm – 3:15 pm
**SECTIONS ON ADMIRALTY AND MARITIME LAW AND NORTH AMERICAN COOPERATION JOINT PROGRAM**
*Thurgood Marshall West, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Maritime Border Threats? Canadian, Mexican and U.S. Maritime Cooperation on Drugs, Terror and the Environment**

**Moderator:** Betsy Baker, Vermont Law School

**Speakers:**
William V. Dunlap, Quinnipiac University School of Law
Charles Norchi, University of Maine School of Law
Brian Wilson, Deputy Director, Global Maritime Operational Threat Response Coordination Center, U.S. Department of Homeland Security, Washington, D.C.

With ever-increasing North American border threats, Canada, Mexico and the United States must counter maritime risks through cooperation. Threats to our national borders are vigorous and extensive. The gamut runs from maritime crimes of drug and weapons trafficking, cross border terrorism, and the impact of inter-species transmission on the environment. With more than 350 ports and 95,000 miles of coastline, the U.S. maritime domain is unique in its scope and diversity. The panel will discuss the perspectives of the three North American partners’ maritime domains and the effects of cooperation on the maritime threats of drugs, terror and on the environment.

Business meeting of Section on Admiralty and Maritime Law at program conclusion.
Business meeting of Section on North American Cooperation at program conclusion.
1:30 pm – 3:15 pm

SECTION ON AGRICULTURAL AND FOOD LAW
Maryland Suite C, Lobby Level, Washington Marriott Wardman Park Hotel

Food Security and Climate Change

(Papers to be published in Environmental Law Reporter)

Moderator: Jacqueline P. Hand, University of Detroit Mercy School of Law

Speakers:
Nicole Civita, University of Arkansas, Fayetteville, Robert A. Leflar Law Center
David P. Grahn, Associate General Counsel, International Affairs, Food Assistance, and Farm and Rural Programs Division, United States Department of Agriculture, Office of the General Counsel, Washington, D.C.
David P. Lambert, Principal, Lambert Associates, Washington, D.C.
Laurie Ristino, Vermont Law School

The impact of global climate change on food security are numerous and potentially devastating. Sea level rise threatens to drown crop lands in the Middle East and Asia and drought threatens a twenty-five percent drop in crop yield of grains in the United States. The panelists will explore these impacts on the local, national and international levels.

Business meeting at program conclusion.

1:30 pm – 3:15 pm

SECTION ON CONTRACTS
Thurgood Marshall South, Mezzanine Level, Washington Marriott Wardman Park Hotel

Mind the Gap: Contracts, Technology, and Legal Gaps

Moderator: Nancy S. Kim, California Western School of Law

Speakers:
Eric Goldman, Santa Clara University School of Law
Corynne McSherry, Intellectual Property Director, Electronic Frontier Foundation, Washington, D.C.
Deborah Zalesne, City University of New York School of Law

Speakers from a Call for Papers:
Woodrow Hartzog, Samford University, Cumberland School of Law
Jane K. Winn, University of Washington School of Law

Technological innovation has created new challenges for the law. New technologies often create legal and ethical questions in areas such as privacy, employment, reproduction and intellectual property. Who owns the data collected by embedded medical devices? Can employers wipe departing employees’ phone data? To what extent are companies liable for harms created by their inventions, such as driverless cars? Who owns crowd-sourced content?

Courts and legislatures are often slow to respond to these issues. To fill this legal gap created by rapid advancements in technology, businesses and individuals attempt to reduce their risk and uncertainty through private ordering. They limit their liability and allocate rights through contractual provisions. Technology affects the way contracts are used as well.
Employers may have employees agree to remote phone wiping policies in their employment agreement or through click wrap agreements that pop up when they connect to the network server. Through contracts, businesses establish norms that can be hard to undo. The norm of licensing instead of selling software, for example, was established through contract and has become entrenched as a business practice. The collection of online personal information through online contracts is another example.

Business meeting at program conclusion.

1:30 pm – 3:15 pm

SECTION ON INTERNATIONAL HUMAN RIGHTS
Wilson A, Mezzanine Level, Washington Marriott Wardman Park Hotel

Global Perspectives on Human Rights

Moderator: Penelope Andrews, Albany Law School

Speakers from a Call for Papers:
Sahar Aziz, Texas A&M University School of Law
Larry Cata Backer, Pennsylvania State University The Dickinson Schools of Law
Julia Ernst, University of North Dakota School of Law
Julie Goldscheid, City University of New York School of Law

The Section's program will explore how human rights discourses, practices and institutions have taken root (or not) in various terrains. We are interested in how human rights are experienced in different parts of the world, particularly areas that have not traditionally been a focus of international human rights research by scholars in the United States.

Business meeting at program conclusion.

1:30 pm – 3:15 pm

SECTION ON LAW AND MENTAL DISABILITY, CO-SPONSORED BY SECTIONS ON CIVIL RIGHTS AND LAW, MEDICINE AND HEALTH CARE
Wilson C, Mezzanine Level, Washington Marriott Wardman Park Hotel

An Examination of Patient Dumping by Hospitals After Thirty Years of EMTALA

Moderator: Barry Kozak, The John Marshall Law School

Speakers:
Martin R. Castro, Chair, U.S. Commission on Civil Rights, Washington, D.C.
Richard L. Elliott, Ph.D., Professor and Director of Professionalism and Medical Ethics, Mercer University School of Medicine, Macon, GA
Katharine A. Van Tassel, University of Akron, C. Blake McDowell Law Center
Hernan Vera, President and Chief Executive Officer, Public Counsel, Los Angeles, CA

The Emergency Medical Treatment and Active Labor Act of 1986 (EMTALA) was designed to ensure equal access to emergency treatment by hospitals and to stop the practice of “patient dumping.” Patient dumping occurs when patients needing emergency care – typically uninsured, disabled, and minority individuals – are transferred, prematurely

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discharged, or are denied treatment altogether. Thirty years after EMTALA was passed, patient dumping is still occurring. And healthcare delivery has changed dramatically, with stunning advances in medical science and the advent of major, national movements toward evidence-based medicine care and systems-based quality improvement. Have these sweeping changes left EMTALA behind, so out of touch with current practice that it is now harming, rather than helping, equal access to emergency care? What impact will the Affordable Care Act have on EMTALA? What impact is EMTALA having on the push for community-based services, the growing use of telemedicine, medical repatriation and the number of the mentally disabled in prisons? This panel will address these questions and others while analyzing a forthcoming report of the U.S. Commission on Civil Rights on EMTALA. The panel will also share teaching materials on covering EMTALA in doctrinal courses.

Business meeting at program conclusion.

1:30 pm – 3:15 pm

**SECTION ON LAW AND THE SOCIAL SCIENCES**

*Maryland Suite B, Lobby Level, Washington Marriott Wardman Park Hotel*

**Extreme Empirical Methods**

**Moderator and Speaker:** Shima Baradaran, University of Utah, S. J. Quinney College of Law

**Speakers:**

- Ian Ayres, Yale Law School
- Bryant G. Garth, University of California, Irvine School of Law
- Dalié Jiménez, University of Connecticut School of Law

**Speaker from a Call for Papers:** Douglas Spencer, University of Connecticut School of Law

This panel will discuss the recent growing influence of unique and cutting edge empirical methods including the use of big data, such as spectral cluster analysis, field experiments, randomized controlled trials and other insightful new methods of research in the law and social sciences.

Business meeting at program conclusion.
Engendering Equality: A Conversation with The Honorable Ruth Bader Ginsburg, Associate Justice, Supreme Court of the United States, and New Voices in Women’s Legal History

**Moderator:** Reva B. Siegel, Yale Law School

**Speakers:**
- Deborah Dinner, Washington University in St. Louis School of Law
- Lynda Dodd, Joseph H. Flom Professor of Legal Studies, The City College of New York, New York, NY
- Ruth Bader Ginsburg, Associate Justice, Supreme Court of the United States, Washington, D.C.
- Wendy W. Williams, Georgetown University Law Center
- Mary Ziegler, Florida State University College of Law

This program will explore the history of women’s equality and the legacy of Justice Ginsburg. The first portion of the program will, through a conversation between Justice Ginsburg and Professor Williams, consider the ideas and strategies shaping Justice Ginsburg’s efforts as an advocate, an academic, and a Justice to equal citizenship for women. The second portion of the program will present a panel of new voices in Women’s Legal History who study the complex and often contradictory ways in which social, political, and legal actors have appealed to gender and equality in movements of the past, and suggest how such studies might engender/inform equality’s future.

The Future of Discovery

(Papers to be published in *The Review of Litigation*)

**Moderator:** Bernadette Bollas Genetin, University of Akron, C. Blake McDowell Law Center

**Speakers:**
- Stephen B. Burbank, University of Pennsylvania Law School
- Richard L. Marcus, University of California, Hastings College of the Law
- Danya Reda, Assistant Professor of Law, Peking University School of Transnational Law, Shenzhen, China
- Shira A. Scheindlin, Judge, United States District Court, Southern District of New York, New York, NY
- A. Benjamin Spencer, University of Virginia School of Law

**Speaker from a Call for Papers:** Paul Radvany, Fordham University School of Law

*continued on next page*
This program focuses on the future of discovery in civil litigation. Premised on a philosophy that parties ought to be able to obtain all relevant, nonprivileged information before trial, the discovery provisions in the original Federal Rules of Civil Procedure ushered in an era of broad discovery. By the 1980s, however, discovery had become a primary focus of litigation reform efforts. Since then, federal rulemakers have devoted recurrent attention to discovery reform. Many argue that additional discovery reform remains critical to reining in excessive burden, cost, and delay of civil litigation. Others assert that discovery does not impose excessive expense or delay in the broad run of cases; they criticize proposals to reduce the scope of discovery or to increase proportionality limits; and they question the impact of discovery changes on particular types of litigation as well as for the civil justice system as a whole. The current proposal to amend the federal discovery rules has deepened the debate and provides a partial backdrop to the panel's discussion of discovery in civil litigation.

Business meeting at program conclusion.

1:30 pm – 3:15 pm

SECTION ON TRANSACTIONAL LAW AND SKILLS
Maryland Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

Agency Costs of Capitalism: The Governance Story of Public Companies vs. Private Companies

Moderator: Steven Davidoff Solomon, University of California, Berkeley School of Law

Speakers:
Jill E. Fisch, University of Pennsylvania Law School
William Savitt, Partner, Wachtell, Lipton, Rosen & Katz, New York, NY
Myron T. Steele, Partner, Potter Anderson & Corroon LLP, Wilmington, DE

Speakers from a Call for Papers:
Andrew Abraham Schwartz, University of Colorado School of Law
Megan Shaner, University of Oklahoma College of Law

Since the publication of Berle & Means landmark book, The Modern Corporation and Private Property, over eighty years ago, we – as a society, as academics, as investors, as managers, as regulators of the capital markets and as legal and financial advisors to the various participants in the capital markets – have been grappling with the agency costs that inevitably flow from separating ownership from managerial control in the modern corporation, regardless of whether the company is privately held or publicly traded. Over the past eighty years, a rich literature has addressed the agency cost problem, with the most recent (and rather high-profile) entrant to the ongoing debate focusing on the role of activist shareholders and their impact on the modern corporate governance of public companies. The Section’s program will focus on the agency costs of capitalism with a two-part presentation.

The first part of the program will involve a panel of speakers who will focus their comments on the ongoing debate over the public policy implications of activist shareholders, including their impact on corporate governance of modern publicly traded corporations as well as their impact on the deal making process of these companies both in terms of substance and process. This panel will be moderated by Professor Solomon and the other panel participants.
are Professor Fisch and Mr. Savitt, a partner at Wachtel Lipton, and Mr. Steele, the former Chief Justice of the Supreme Court of Delaware.

The second half of the program will consist of the following two scholarly presentations selected from a Call for Papers: with Professor Shaner, “Legal Agency Costs: Our Preference to Sue Directors”; and Professor Schwartz, “The Agency Costs of Crowdfunding”. Business meeting at program conclusion.

2:30 pm – 5:15 pm
**AALS MEMBER LAW SCHOOLS DEANS-ONLY PROGRAM**
*Marriott Ballroom Salon 3, Lobby Level, Washington Marriott Wardman Park Hotel*

**Thriving As a Dean in Today’s World**

Attendance at this program is open only to Deans and Interim Deans of AALS Member Law Schools.

3:30 pm – 5:15 pm
**AALS HOT TOPIC/BRIDGE PROGRAM**
*Roosevelt 1 & 2, Exhibition Level, Washington Marriott Wardman Park Hotel*

**Recent Developments in Human Capital Investing**

*(A program selected from a competitive process by the AALS Committee on Special Programs for the Annual Meeting)*

**Moderator:** Diane M. Ring, Boston College Law School

**Speakers:**
John Brooks, Georgetown University Law Center
Victor Fleischer, University of San Diego School of Law
Heather Lauren Hughes, American University, Washington College of Law
Benjamin M. Leff, American University, Washington College of Law
Shu-Yi Oei, Tulane University School of Law
Michael N. Simkovic, Seton Hall University School of Law

This panel will explore recent marketplace developments in how human activity is financed and will discuss recent scholarship on the topic of investments in human capital.

In the past year, there have been significant developments both in the marketplace and in academic thinking about the ways in which human activity might be financed. New structures for human financing have arisen across a number of sectors, including business, education, and professional sports. For example, private companies have started offering “income-share agreements” (equity-like investments in people in which investors take an upside in the funding recipient’s future earnings) to finance business ventures or education costs. On the government side, various income-based repayment plans in higher education are now available alongside standard repayment options. Scholars, too, have proposed risk-based financing for education, swap-like transactions for law school financing, and other human financing innovations.

These new developments raise important legal, regulatory, and ethical questions. Our panel explores this new wave of human capital arrangements and the issues they raise.
Beyond the No Fly List: Terrorist Watchlists, the Terrorist Screening Center, and the Information Revolution

(A program selected from a competitive process by the AALS Committee on Special Programs for the Annual Meeting)

Moderator and Speaker:
Jeffrey D. Kahn, Southern Methodist University, Dedman School of Law

Speakers:
Jacqueline Brown, Unit Chief, Terrorist Screening Center Law Unit, Office of the General Counsel, Federal Bureau of Investigation, Washington, D.C.
Timothy Healy, President, Ikun LLC, Herndon, VA
Margaret Hu, Washington and Lee University School of Law
Nathan A. Sales, George Mason University School of Law
Shirin Sinnar, Stanford Law School

A core finding of the 9/11 Commission was that “the president should lead the government-wide effort to bring the major national security institutions into the information revolution.” Presidential leadership was considered essential because “the policy and legal issues are harder than the technical ones.”

From its beginning in 2003, the Terrorist Screening Center (TSC) has been the keystone to the effective implementation of the 9/11 Commission’s recommendation. The TSC is the most effective and sophisticated, but also the least studied and most poorly understood, of the new institutions of the post-9/11 national security state. It curates records on hundreds of thousands of individuals and has become the go-to expert in the U.S. Government for creating watchlists that affect the ability of many people (including United States citizens) to travel, work, and obtain government benefits.

What are the limits of government watchlists and the Terrorist Screening Center? On the eve of potentially game-changing rulings in several lawsuits and in the wake of a stream of leaked documents, this panel examines the legal effect of this information revolution on national security and individual liberty. Can watchlisting operations, which many consider essential for national security, satisfy constitutional requirements without destroying their essential value?
Unbefriended Elderly: Making Medical Treatment Decisions for Patients Without Surrogates

(Papers to be published in Journal of International Aging, Law & Policy)

Co-Moderators:
Mark D. Bauer, Stetson University College of Law
Thaddeus Mason Pope, Hamline University School of Law

Speakers:
Ellen Fox, M.D., President and CEO, Integrated Ethics Consulting LLC, Washington, D.C.
Rebecca C. Morgan, Stetson University College of Law
Erica F. Wood, Assistant Director, American Bar Association Commission on Law and Aging, Chicago, IL

Speakers from a Call for Papers:
Sharona Hoffman, Case Western Reserve University School of Law
David Orentlicher, Indiana University Robert H. McKinney School of Law

You are an orthopedic surgeon. Tomorrow morning, you are scheduled to fix an elderly woman’s broken hip. But the woman is demented, and no family can be located. Do you proceed? Or do you seek a court-appointed guardian to give you the “go ahead”? Delaying surgery increases the risks of complications. But proceeding means acting without authorization or informed consent.

Unfortunately, clinicians and facilities across the United States have responded to these questions in inconsistent and ad hoc ways. This is troubling, because the “unbefriended” or “unrepresented” are some of the most powerless and marginalized members of society. They comprise three to four percent of the 1.3 million people living in nursing homes and five percent of the 500,000 per year who die in ICUs.

These expert panelists will describe the scope and nature of the problem as well as its causal factors. They will also outline both currently implemented and proposed solutions.

Business meeting at program conclusion.
3:30 pm – 5:15 pm

**SECTION ON BALANCE IN LEGAL EDUCATION**
*Thurgood Marshall South, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**The Future of Educating Effective Lawyers**

(Papers to be published in *University of Detroit Mercy Law Review*)

**Co-Moderators:**
D'lorah L. Hughes, Wayne State University Law School  
David C. Koelsch, University of Detroit Mercy School of Law

**Speakers:**
Alli Gerkman, Director, Educating Tomorrow’s Lawyers, Institute for the Advancement of the American Legal System, Denver, CO  
David B. Oppenheimer, University of California, Berkeley School of Law  
Scott Westfahl, Harvard Law School

Given the ABA’s increasing emphasis on the importance of practical skills development and the results of the Carnegie Report’s “Educating Lawyers,” a discussion of these practice readiness factors within the context of changing legal education and the shift in what legal employers seek is especially relevant and necessary. As educators, we consistently hear from employers that they want “practice ready” new lawyers, but how do we best train and assess practice-ready students for careers in which they will need a variety of interpersonal skills, including the ability to balance work and personal commitments?

Professor Shultz will present the latest findings from her extensive research on the predictors of lawyering effectiveness. Professor Westfahl, formerly the Director of Professional Development for Goodwin Proctor and now serving as the Faculty Director of Harvard Law’s Executive Education Program School, will speak to the skills new lawyers need from the viewpoint of employers. Ms. Gerkman, Director of the Institute for the Advancement of the American Legal System, will discuss innovative approaches to preparing practice-ready students and measuring the effectiveness of those methods.

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3:30 pm – 5:15 pm

**SECTION ON EVIDENCE**
*Wilson A, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**The Effect(s) of the Economy on Science and Scientific Evidence**

**Moderator:** David S. Caudill, Villanova University School of Law

**Speakers:**
Kevin Elliott, Ph.D., Associate Professor, Michigan State University, Lyman Briggs College, East Lansing, MI  
Sheldon Krimsky, Professor of Urban and Environmental Policy and Planning, Tufts University Department of Urban and Environmental Policy and Planning, Medford, MA  
Wendy E. Wagner, The University of Texas School of Law
Moving beyond traditional problems of “pay-to-say” experts (e.g., the prosecutor in Phil Spector’s murder trial asked the jury: “How does a homicide become a suicide? You write a big, fat check”) and the obvious advantages of having money to retain experts (e.g., Hinton v. Alabama), this panel will take up the questions of (i) how contemporary funding structures of scientific research (including privatization trends in science, conflict of interest disclosure practices, and secrecy) degrade or enhance the expertise acquired in legal contexts, and (ii) whether Daubert-type standards adequately take account of the systemic effects of funding conventions (recall the problematic distinction in Daubert on remand between “litigation science”—bought for trial, potentially biased—and pre-existing research—attracted funding, likely reliable). While economic influences on science can be beneficial, biases are identifiable in the “normal processes of science” (McGarity & Wagner), and studies show funding effects in industry-sponsored research (Krimsky).

Panelists include Professors Krimsky, the author of Science in the Private Interest: Has the Lure of Profits Corrupted Biomedical Research? (2003), Professor Wagner, the co-author (with Thomas McGarity) of Bending Science: How Special Interests Corrupt Public Health Research (2008), and Professor Elliott, author of Is a Little Pollution Good for You?: Incorporating Societal Values in Environmental Research (2011).

Business meeting at program conclusion.

3:30 pm – 5:15 pm

SECTIONS ON IMMIGRATION LAW AND MINORITY GROUPS JOINT PROGRAM

Thurgood Marshall East, Mezzanine Level, Washington Marriott Wardman Park Hotel

The 1965 Immigration Act: 50 Years of Race-Neutral (?) Immigration

Moderator: Maritza I. Reyes, Florida A&M University College of Law

Speakers:
Gabriel “Jack” Chin, University of California at Davis School of Law
Kunal Parker, University of Miami School of Law

Speakers from a Call for Papers:
Ming Hsu Chen, University of Colorado School of Law
Kevin R. Johnson, University of California at Davis School of Law

The 1965 Immigration Act, also known as the Hart-Celler Act, is arguably the most successful federal civil rights law since Reconstruction. Before 1965, the immigrant stream was overwhelmingly white, and predominantly from the countries of Northern and Western Europe. Since 1965, a supermajority of immigrants have been people of color from Asia and Central and South America and the United States is expected to become a majority minority nation as a whole by 2043. However, the 1965 Immigration Act may have ended formal racial discrimination but it did not eliminate race as a critical and problematic concern in the administration of immigration law. Moreover, it also perpetuated discrimination based on sexual orientation and political opinion. It failed to account for the interests of Mexican

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migrant workers who had traveled to the United States for generations but were restricted under the new law. It also had the effect of giving Africans few opportunities to come to the United States.

On the occasion of its 50th anniversary, this joint program that will explore the 1965 Immigration Act’s origins; its legal, political, economic, and cultural effects; and its future, including proposals for alternative systems.

Business meeting of Section on Immigration Law at program conclusion.

Business meeting of Section on Minority Groups at program conclusion.

3:30 pm – 5:15 pm

SECTION ON LAW AND SOUTH ASIAN STUDIES
Virginia Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

The Postcolonial Lives of Colonial Law in South Asia

(Papers to be published in American University International Law Review)

Moderator: Anil Kalhan, Drexel University Thomas Kline School of Law

Speakers:
Elizabeth Kolsky, Ph.D., Associate Professor of History, Director of Asian Studies, Villanova University Department of History, Villanova, PA
Dinusha Panditaratne, Adjunct Assistant Professor, Faculty of Law, The Chinese University of Hong Kong, Hong Kong, China
Kalyani Ramnath, Ph.D. Candidate, Princeton University Department of History, Princeton, NJ
Umakanth Varottil, Assistant Professor, Faculty of Law, National University of Singapore, Singapore

As scholars across a range of disciplines have observed, the process of decolonization in South Asia has been long and uneven—in significant part due to the persistence of the legal, administrative, and judicial institutions that were inherited from the British colonial state. This session examines the significance of these continuities between colonial and postcolonial laws and public institutions in South Asia. To what extent, if any, was decolonization a moment of rupture? How did colonial laws and legal institutions survive the formal end of colonial rule and how have postcolonial states in South Asia adopted and adapted them? And with what contemporary implications and consequences? The panelists will investigate law in colonial and postcolonial South Asia by looking both horizontally across imperial space and vertically across historical time. The speakers bring to the session interdisciplinary perspectives drawn from law, history, political science, and postcolonial studies.

Business meeting at program conclusion.
3:30 pm – 5:15 pm

SECTION ON NATURAL RESOURCES AND ENERGY LAW
Washington 6, Exhibition Level, Washington Marriott Wardman Park Hotel

Seismic Shifts in Energy: The Repercussions of Local Solar and Distributed Generation

(Papers to be published in *Environmental Law Reporter*)

**Moderator:** K.K. DuVivier, University of Denver Sturm College of Law

**Speakers:**
Sara Bronin, University of Connecticut School of Law
Steven Ferrey, Suffolk University Law School
Uma Outka, University of Kansas School of Law

**Speaker from a Call for Papers:** Michael Pappas, University of Maryland Francis King Carey School of Law

Electricity is fundamental to our way of life in developed countries. Our household appliances; electronics for communication, information, and entertainment; and increasingly our transportation, are primarily powered by electricity. Cellphones and other electronics have undergone revolutionary changes, while the electric delivery model remains something Edison would recognize from his grid experiments in the 1880s. Distributed generation – in the form of rooftop solar, fuel cells, microturbines, and other technologies – threatens to disrupt both the delivery system and the business models of traditional utilities. This program will explore repercussions of the dramatic transformation and the legal and social responses that are inhibiting change.

Norman C. Bay of FERC will provide opening remarks after which the chair will moderate a discussion including: (1) “Regenerative Cities and the Law: A Focus on Neighborhood Microgrids” (Professor Bronin); (2) “Legal After-Shocks on the Energy Seismograph: Court Prohibition of Recent State Regulation and Promotion of Local Solar and Distributed Generation” (Professor Ferrey); “Prospects of Public Power” (Professor Outka) and “Defining Power Property Expectations” (Professor Pappas).

Business meeting at program conclusion.
3:30 pm – 5:15 pm  
**SECTION ON SCHOLARSHIP**  
*Maryland Suite C, Lobby Level, Washington Marriott Wardman Park Hotel*

**The Role Morality of the Legal Scholar**

**Moderator:** Michelle Dempsey, Villanova University School of Law

**Speakers:**
Richard H. Fallon, Jr., Harvard Law School  
Amanda Frost, American University, Washington College of Law  
Angela I. Onwuachi-Willig, University of Iowa College of Law  
Jedediah S. Purdy, Duke University School of Law  
Marc Spindelman, The Ohio State University, Michael E. Moritz College of Law  
Robin L. West, Georgetown University Law Center

In recent years, the Section has focused its Annual Meeting programs on topics such as, “How Can Legal Scholarship Be More Policy Relevant?” (2013) and “Legal Scholarship Beyond the Law Review: Books, Briefs, Letters, and Other Avenues of Influence” (emphasis added) (2014), both of which seem to presume that legal scholarship should aim to be policy relevant/exercise influence.

At the 2015 meeting, we will examine this presumption and use it as a tool for examining a wider set of issues regarding the role morality of legal scholars. The panel will address questions such as:

1. Should legal scholars aim to influence law, policy, and/or legal practice through their legal scholarship?

2. If law professors do seek to influence law, policy and/or legal practice, should they do so qua legal scholars – or should the role of the legal scholar be sharply distinct from the role of the legal/policy/practice advocate?

3. In seeking to influence law, policy and/or legal practice through non-scholarly activities, does the legal scholar face any special constraints in virtue of the fact that he/she is a legal scholar?

Business meeting at program conclusion.
3:30 pm – 5:15 pm

SECTION ON SECURITIES REGULATION
Thurgood Marshall West, Mezzanine Level, Washington Marriott Wardman Park Hotel

The Future of Rule 10B-5

Moderator: Lisa M. Fairfax, The George Washington University Law School

Speakers:
John C. Coffee, Jr., Columbia University School of Law
Lorin L. Reisner, Partner, Paul, Weiss, Rifkind, Wharton & Garrison LLP, New York, NY
Hillary A. Sale, Washington University in St. Louis School of Law
Robert B. Thompson, Georgetown University Law Center

Speakers from a Call for Papers:
James J. Park, University of California, Los Angeles School of Law
David H. Webber, Boston University School of Law

The program will explore the current and future role of Rule 10b-5 in public and private offerings, public enforcement efforts, and private litigation, as well as how the Rule relates to expectations for directors and public companies more generally, in light of decisions like Halliburton, the SEC’s enforcement priorities, and changing rules related to public disclosure.

Business meeting at program conclusion.

3:30 pm – 5:15 pm

SECTION ON SEXUAL ORIENTATION AND GENDER IDENTITY ISSUES
Maryland Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

Transgender Equality: Prisons, Workplace, and Academic Institutions

Moderator: Ellen S. Podgor, Stetson University College of Law

Speakers:
Gabriel Arkles, Northeastern University School of Law
Zachary A. Kramer, Arizona State University Sandra Day O’Connor College of Law

Speakers from a Call for Papers:
Hazel G. Beh, University of Hawaii, William S. Richardson School of Law
Josephine Ross, Howard University School of Law

The transgendered community faces many unique legal issues. This panel will examine select topics of transgender inequality specific to prisons, the workplace, and academic institutions. First we will view this topic through a historical lens on unequal policing. Next we will explore the role of lawyers in trans resistance to criminalization and incarceration, including criminal defense, prison litigation, and support of grassroots organizing. In the employment arena, we will consider whether the monumental steps forward in the fight against transgender discrimination – advances that are positive both for transgender workers

continued on next page
Section on Sexual Orientation and Gender Identity Issues, continued

and sex discrimination law generally – have been enough. Finally, the panel will discuss laws specific to academic institutions that give students a choice to participate in activities and use facilities consistent with their gender identity and whether such laws fail to account for variations of sex differentiation along a spectrum.

Business meeting at program conclusion.

3:30 pm – 5:15 pm
SECTION ON TRUSTS AND ESTATES
Thurgood Marshall North, Mezzanine Level, Washington Marriott Wardman Park Hotel

Legal Reform and Grantors’ Jurisdictional Options: The Implications of Freedom

Moderator: Iris J. Goodwin, University of Tennessee College of Law

Speakers:
Susan T. Bart, Partner, Sidley Austin LLP, Chicago, IL
Don Kozusko, Partner, Kozusko Harris Duncan, Washington, D.C.
Anne-Marie Rhodes, Loyola University Chicago School of Law
Jeffrey A. Schoenblum, Vanderbilt University Law School
Stewart E. Sterk, Benjamin N. Cardozo School of Law

As teachers and scholars in the field of Trusts and Estates, we focus on statutes and common law doctrines as the most obvious elements of the law, drawing out both the normative and practical implications of these rules and principles. We also closely examine the progress of the law as captured in the Uniform Acts and Restatements. But virtually no attention is paid to the right of grantors (or testators establishing testamentary trusts) to opt out of default rules and otherwise select governing law, as well as their ability to forum shop. Most fundamentally, if local law has a normative basis, what is the meaning of the freedom to opt out? Are there limits to this freedom embedded in the law itself? How should we incorporate this into our teaching?

Business meeting at program conclusion.

5:15 pm – 6:30 pm
FIRST MEETING OF AALS HOUSE OF REPRESENTATIVES
Delaware Suite, Lobby Level, Washington Marriott Wardman Park Hotel

Presiding: Dan Rodriguez, Northwestern University School of Law

Parliamentarian: Elliott Milstein, American University Washington College of Law

Clerk: Regina F. Burch, AALS Associate Director

1. Call to Order (Dan Rodriguez, Northwestern University Law School)
2. Adoption of Agenda (Dan Rodriguez, Northwestern University Law School)
3. Remarks of the AALS President (Dan Rodriguez, Northwestern University Law School)
4. Report of the AALS Executive Director (Judith Areen)
5. Memorials (Judith Areen)
6. Closing (Dan Rodriguez, Northwestern University Law School)
Representatives from all member schools are expected to attend this meeting of the House of Representatives. All law school teachers are invited to attend. Please note that pursuant to Executive Committee Regulation 5.3 you must be registered for the annual meeting in order to gain entry into the House. All representatives must sign in and present a valid badge. We ask that representatives arrive early, if at all possible, and go directly to the sign-in table.

5:15 pm – 6:30 pm

SECTION ON ADMINISTRATIVE LAW
Washington 4, Exhibition Level, Washington Marriott Wardman Park Hotel

New Voices in Administrative Law

Moderator: Edward P. Richards, III, Louisiana State University, Paul M. Hebert Law Center

Commentators:
Robert B. Ahdieh, Emory University School of Law
Jack Michael Beermann, Boston University School of Law
Bernard W. Bell, Rutgers School of Law - Newark
William W. Buzbee, Georgetown University Law Center
Emily C. Hammond, Wake Forest University School of Law
Andrew Hessick, University of Utah, S. J. Quinney College of Law
Kristin E. Hickman, University of Minnesota Law School
Linda D. Jellum, Mercer University School of Law
William S. Jordan, III, University of Akron, C. Blake McDowell Law Center
Donald J. Kochan, Chapman University Dale E. Fowler School of Law
Ronald M. Levin, Washington University in St. Louis School of Law
Jeffrey S. Lubbers, American University, Washington College of Law
Gillian E. Metzger, Columbia University School of Law
Richard W. Murphy, Texas Tech University School of Law
Nicholas Parrillo, Yale Law School
Mark Seidenfeld, Florida State University College of Law
Kevin Stack, Vanderbilt University Law School
Peter L. Strauss, Columbia University School of Law
Louis J. Virelli, III, Stetson University College of Law
David Zaring, Assistant Professor of Legal Studies, The Wharton School University of Pennsylvania Legal Studies and Business Ethics Department, Philadelphia, PA

This program will bring together junior and senior administrative law scholars for a lively discussion of the junior scholars’ works-in-progress. Junior administrative law scholars submitted papers they are working on for the spring 2015 law review submission cycle. They will sit with two senior administrative law scholars who will provide oral critiques and discuss the papers with them. This program gives new scholars a chance to meet and discuss their scholarship with established scholars.
5:15 pm – 6:30 pm

**SECTION ON ANIMAL LAW**

*Virginia Suite C, Lobby Level, Washington Marriott Wardman Park Hotel*

**Keeping it Current: Animal Law Examples Across the Curriculum**

**Moderator:** Katherine M. Hessler, Lewis and Clark Law School

**Speakers:**
- Susan J. Hankin, University of Maryland Francis King Carey School of Law
- Joan M. Heminway, University of Tennessee College of Law
- Courtney G. Lee, University of the Pacific, McGeorge School of Law
- Kristen A. Stilt, Harvard Law School

The Section's pedagogy for new law teachers program will present the diversity within Animal Law courses as a vehicle for exploring a variety of teaching methodologies. Those of us who teach Animal Law take many different approaches, including jurisprudential, experiential, specialty area-focused, surveys, and overviews. Our teaching methodologies range from traditional lecture and discussion, to live-client clinical work, small group policy work, seminar paper writing groups, and simulation-based mock hearings, to name a few. In addition, many of us integrate Animal Law issues into other substantive core courses that we teach.

This program will focus on ways that new teachers of courses ranging from Torts, Property, and Criminal Law to Trusts & Estates and Family Law can use Animal Law issues to introduce into the classroom current issues that are likely to grab students’ attention. Panelists will also address the teaching of analytical skills and legal writing (both scholarly writing and practice-based writing) through Animal Law examples.

5:15 pm – 6:30 pm

**SECTION ON BALANCE IN LEGAL EDUCATION**

*Washington 1, Exhibition Level, Washington Marriott Wardman Park Hotel*

**Pedagogy Promoting Practice — Ready Law Students: Lessons Learned from Recent Practice**

**Moderator:** Jennifer Brobst, Southern Illinois University School of Law

**Speakers:**
- Nermeen Arastu, City University of New York School of Law
- Emily Chiang, University of Utah, S. J. Quinney College of Law
- Nicole Iannarone, Georgia State University College of Law
- Jarrod F. Reich, Florida State University College of Law

This program values the perspectives of newer faculty with recent practice experience who would recommend approaches to ensuring practice-ready law graduates in the evolving legal landscape.
The program is designed to attract a wide audience of new and seasoned law faculty interested in fresh and pragmatic perspectives on improving graduate readiness to practice law. It will also provide a unique opportunity for networking and leadership among newer law faculty

5:15 pm – 6:30 pm
**SECTION ON CHILDREN AND THE LAW**
*Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Works-in-Progress**

**Moderator:** James G. Dwyer, William & Mary Law School

**Works-in-Progress Presenters:**
Cynthia M. Godsoe, Brooklyn Law School
Meredith J. Harbach, The University of Richmond School of Law
Kevin Lapp, Loyola Law School
Jason Nance, University of Florida Fredric G. Levin College of Law

5:15 pm – 6:30 pm
**SECTIONS ON COMMERCIAL AND RELATED CONSUMER LAW AND CONTRACTS JOINT PROGRAM**
*Roosevelt 3, Exhibition Level, Washington Marriott Wardman Park Hotel*

**Teaching in the Contracts/Commercial/Consumer Law Curriculum: Challenges and Innovations**

**Moderator:** Jennifer S. Martin, St. Thomas University School of Law

**Speakers:**
Emily E. Kadens, Northwestern University School of Law
Deborah Waire Post, Touro College, Jacob D. Fuchsberg Law Center
M. Dee Pridgen, University of Wyoming College of Law
Anthony Eudelio Varona, American University, Washington College of Law

This program addresses the many issues faced by new law teachers in the areas of contracts, commercial and consumer law. Because of the overlapping nature of these three subject areas, new law teachers in any one of these subject areas may often teach in one or both of the other subject areas. Each of these areas, however, has its unique challenges. Experienced law teachers in contracts, commercial law and consumer law will discuss the techniques, strategies and tools they use to teach their students, and the relevance and value of bringing and eliciting diverse perspectives into the classroom.
5:15 pm – 6:30 pm

**SECTION ON CREDITORS’ AND DEBTORS’ RIGHTS**

*Maryland Suite A, Lobby Level, Washington Marriott Wardman Park Hotel*

Innovative Teaching Methods for Statutory Courses: Problem-Based Learning, The Case Study Method, and Adding Skills Instruction to Traditional Courses

**Moderator:** Michelle A. Cecil, University of Missouri School of Law

**Speakers:**
Michelle M. Harner, University of Maryland Francis King Carey School of Law
Nicholas A. Mirkay, III, Creighton University School of Law
Troy Rule, Arizona State University Sandra Day O’Connor College of Law

While reading appellate cases works well for studying common law subjects, it is not as effective for code-based courses, such as bankruptcy, commercial law, and tax. This session will explore alternative methods for teaching statutory courses. One common method involves problem-based learning, in which students apply difficult statutory and regulatory text to a series of hypothetical problems. In the case study method, students are given a client file, and they learn the course material by using the file, together with a casebook, to assist the client in working through a complex deal or other business transaction. The third method involves adding skills instruction into traditional classes, such as by dividing the class into a two-hour doctrinal class with a one-hour “add on” skills course, in which students draft documents or perform other skills assessments relating to the doctrinal subject matter. The panel will discuss how they use each of these teaching methods in their courses. In addition, we will present findings from our survey on innovative teaching ideas for statutory courses.

5:15 pm – 6:30 pm

**SECTION ON EMPLOYMENT DISCRIMINATION LAW**

*Washington 3, Exhibition Level, Washington Marriott Wardman Park Hotel*

Works-in-Progress

**Works-in-Progress Presenter:**
Scott Skinner-Thompson, New York University School of Law

5:15 pm – 6:30 pm

**SECTION ON INTELLECTUAL PROPERTY**

*Virginia Suite B, Lobby Level, Washington Marriott Wardman Park Hotel*

Thinking Outside the Book

**Moderator:** Megan Carpenter, Texas A&M University School of Law

**Speakers:**
Michael J. Madison, University of Pittsburgh School of Law
Joe Miller, University of Georgia School of Law
Elizabeth Townsend Gard, Tulane University School of Law
You can do a fine job teaching a course by selecting a good casebook from a traditional publisher and following its table of contents. But many intellectual property professors also use more innovative approaches. In this panel, three experienced teachers will discuss nontraditional methods they have used, including: electronic materials from less established (and less expensive) sources, practical exercises and case studies, and clinical and service-oriented projects. The session is aimed particularly at newer law professors teaching IP and related courses, but more experienced faculty and those outside IP can also benefit from the ideas we’ll discuss.

5:15 pm – 6:30 pm
**SECTION ON INTERNATIONAL LAW**
*Washington 2, Exhibition Level, Washington Marriott Wardman Park Hotel*

**Adding Foreign and Comparative Law to Your Course: Guidelines, Materials, and Practical Advice for New Law Professors**

**Moderator:** Mark E. Wojcik, The John Marshall Law School

**Speakers:**
- Cindy Galway Buys, Southern Illinois University School of Law
- Matthew H. Charity, Western New England University School of Law
- Milena Sterio, Cleveland State University, Cleveland-Marshall College of Law

Using comparative and international materials can enrich the teaching of almost any course. It also helps better prepare students for the transnational contexts of their future legal work. This panel will provide practical examples, materials, and advice on how to integrate foreign and international law materials in basic first-year courses such as Criminal Law, Torts, Contracts, Constitutional Law, Civil Procedure, and Legal Research and Writing. We will also take a briefer look at adding foreign and international materials in upper level courses.

5:15 pm – 6:30 pm
**SECTION ON LAW AND MENTAL DISABILITY**
*Wilson C, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Adding Cases and Hypos Regarding Individuals With Physical and Mental Disabilities to Your Doctrinal Class**

**Moderator and Speakers:**
- Barry Kozak, The John Marshall Law School

**Speakers:**
- Robert D. Dinerstein, American University, Washington College of Law

Cases and hypos regarding individuals with physical and mental disabilities can, and should, be reflected and included in all required doctrinal classes, and most electives, in any law school’s curriculum. As more than 300 specialty courts have opened around the country, every student wishing to be a criminal defense attorney or prosecutor must become familiar with the special procedural and Constitutional issues when a defendant or witness has a mental illness or has diminished mental capacity. In property law and contracts, as well as
estates and trusts, elder law, and professional responsibility classes, statutes and case law are evolving around special protections for individuals with disabilities, especially those with limited decision-making capacity. Torts, remedies, and income tax classes should always include discussions on the proper way of funneling damage awards into special needs trusts. Even some of the less mainstream elective classes, from veterans’ rights to prisoners’ rights to international human rights to education law to fair housing law can only be considered cutting edge if a large portion of those classes are devoted to how the law protects the dignity and rights of individuals with mental disabilities. This program will provide resources and ideas to all new law professors.

5:15 pm – 6:30 pm

SECTION ON LAW, MEDICINE AND HEALTH CARE
McKinley, Mezzanine Level, Washington Marriott Wardman Park Hotel

Health Law Works-in-Progress

Works-in-Progress Presenters:
Issac (Zack) Buck, Mercer University School of Law
Christina S. Ho, Rutgers School of Law - Newark
David Y. Kwok, University of Houston Law Center
Katherine Vukadin, Texas Southern University Thurgood Marshall School of Law

Commentators:
Maxwell Gregg Bloche, Georgetown University Law Center
Robert A. Bohrer, California Western School of Law
Kathleen M. Boozang, Seton Hall University School of Law
Leslie P. Francis, University of Utah, S. J. Quinney College of Law
Abbe Gluck, Yale Law School
Nan D. Hunter, Georgetown University Law Center
Joan H. Krause, University of North Carolina School of Law
Gwendolyn Majette, Cleveland State University, Cleveland-Marshall College of Law
David Orentlicher, Indiana University Robert H. McKinney School of Law
Frank A. Pasquale, University of Maryland Francis King Carey School of Law
Thaddeus Mason Pope, Hamline University School of Law
Ani B. Satz, Emory University School of Law
Sidney D. Watson, Saint Louis University School of Law

5:15 pm – 6:30 pm

SECTION ON LEGAL WRITING, REASONING AND RESEARCH
Marriott Ballroom Salon 1, Lobby Level, Washington Marriott Wardman Park Hotel

Lessons Learned: Know Thy Student - International Students in American Law Schools – and in Your Class!

Speakers:
Juliana Campagna, Hofstra University School of Law
Mary Campbell Gallagher, Ph.D., President, Barwrite and Barwrite Press, New York, NY
Do you know where your students come from and what their reasonable expectations of legal education might be?

New law teachers are embarking on a much “newer” career than they may have imagined when they decided to move into teaching. While many may attempt to “remember” what it was like to be a law student in an effort to empathize with their students, what new law teachers may not have imagined is that law students are not quite like those they remember. Unlike the parochial classes of law schools’ yesteryear, American law schools are finally catching up with the rest of American higher education: classes are comprised of increasing numbers of international students.

Who are these students you will find in your classes? Unlike many J.D. students, they are not blank slates in terms of law. Many will be finishing, not starting, their legal studies. They are not a monolith, however. These students come with experience and expectations as to what a legal classroom and a final examination will be.

To give you an idea of the educational experience and expectations of foreign law students, the panelists will present actual law school examination questions (translated into English) from over twenty countries. Because new law teachers will have increasing numbers of international students in their courses, they will benefit from having an idea of the context of these students.

6:30 pm – 8:00 pm

**AALS SHOWCASE SPEAKER PROGRAM AND RECEPTION**

_Thurgood Marshall Ballroom, Mezzanine Level, Washington Marriott Wardman Park Hotel_

**Introduction:** Carl C. Monk, American University, Washington College of Law

**Speaker:** Mary Jo White, Chair, U.S. Securities and Exchange Commission, Washington, D.C.

Mary Jo White was sworn in as the 31st Chair of the SEC on April 10, 2013. She arrived at the SEC as an experienced federal prosecutor and securities lawyer. As the U.S. Attorney for the Southern District of New York from 1993 to 2002, she specialized in prosecuting complex securities and financial institution frauds and international terrorism cases. Prior to becoming the U.S. Attorney for the Southern District of New York, Chair White served as the First Assistant U.S. Attorney and later Acting U.S. Attorney for the Eastern District of New York from 1990 to 1993. She previously served as an Assistant U.S. Attorney for the Southern District of New York from 1978 to 1981 and became Chief Appellate Attorney of the Criminal Division. After leaving her U.S. Attorney post, Chair White became chair of the litigation department at Debevoise & Plimpton in New York, where she led a team of more than 200 lawyers. Chair White previously was a litigation partner at the firm from 1983 to 1990 and worked as an associate from 1976 to 1978.

The program will be followed by a reception with light refreshments.

8:30 pm – 9:30 pm

**TWELVE STEP MEETING**

_Park Tower 8209, Lobby Level, Washington Marriott Wardman Park Hotel_
Sunday, January 4, 2015

7:00 am – 7:00 pm
**AALS REGISTRATION**
Atrium, Exhibition Level, Washington Marriott Wardman Park Hotel

7:00 am – 7:00 pm
**AALS OFFICE AND INFORMATION CENTER**
Coolidge, Mezzanine Level, Washington Marriott Wardman Park Hotel

7:00 am – 8:00 pm
**AALS PRESIDENT’S MEETING AND CONTINENTAL BREAKFAST WITH 2014 AND 2015 AALS COMMITTEE CHAIRS AND MEMBERS**
Delaware Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

Tickets were sold in advance of the Annual Meeting. Tickets may be purchased at AALS On-Site Registration until 7:00 pm on Saturday, January 3 if space is available. Tickets will not be for sale at the breakfast. Price: $45.

7:00 am – 8:30 am
**SECTION ON PROPERTY LAW BREAKFAST**
McKinley, Mezzanine Level, Washington Marriott Wardman Park Hotel

Tickets were sold in advance of the Annual Meeting. Tickets may be purchased at AALS On-Site Registration until 7:00 pm on Saturday, January 3rd if space is available. Tickets will not be for sale at the breakfast. Price: $45.

7:30 am – 8:30 am
**TWELVE STEP MEETING**
Park Tower 8209, Lobby Level, Washington Marriott Wardman Park Hotel

8:00 am – 5:00 pm
**AALS EXHIBIT HALL OPEN HOUSE - “THE MEETING PLACE”**
Exhibit Hall C, Exhibition Level, Washington Marriott Wardman Park Hotel

Exhibitors will display a variety of academic, teaching and administrative products, and services of interest to those in legal education. Morning and afternoon refreshments will be served in the “Meeting Place” in the Exhibit Hall.

8:00 am – 5:30 pm
**CONTEMPLATIVE SPACE FOR REGISTRANTS**
Roosevelt 4 & 5, Exhibition Level, Washington Marriott Wardman Park Hotel

A comfortable, quiet space is available for contemplation and individual restoration for those attending the Annual Meeting. The AALS Section on Balance in Legal Education has scheduled designated times for mindful movement to engage in more active meditation and times for incorporating mindfulness into the classroom and other professional settings.

continued on next page
The schedule of group practices below will provide people with an opportunity to learn more about these practices and experience them with others in community. No prior experience is needed, so please come if you are interested or curious! For the remaining times throughout the conference, this technology-free space will be preserved for those seeking tranquility and solitude and will be available each day for quiet individual contemplation.

8:00 am – 8:30 am
Guided mindfulness meditation

9:00 am – 10:00 am
Chair Yoga (taught by Nathalie D. Martin, University of New Mexico School of Law)

12:00 pm – 12:30 pm
Guided mindfulness meditation

3:00 pm – 3:30 pm
Guided mindfulness meditation

4:30 pm – 5:30 pm
Chair Yoga (taught by Nathalie D. Martin, University of New Mexico School of Law)

8:30 am – 10:15 am
AALS PRESIDENT’S PROGRAM
Wilson A, Mezzanine Level, Washington Marriott Wardman Park Hotel

Challenges and Opportunities for U.S. and Chinese Legal Education

Moderator: Daniel B. Rodriguez, AALS President and Northwestern University School of Law

Speakers:
Xiangshun DING, Professor, Renmin University of China Law School, Beijing, China
Xiang GAO, Dean and Professor, China University of Political Science and Law College of Comparative Law, Beijing, China
Dayuan HAN, Executive Vice President of China Association for Legal Education; Dean and Professor, Renmin University of China Law School, Beijing, China
Meng WAN, Dean and Professor, Beijing Foreign Studies University Law School, Beijing, China
Xixin WANG, Vice Dean and Professor, Peking University Law School, Beijing, China
Zhenmin WANG, Dean and Professor, Tsinghua University School of Law, Beijing, China
Shouwen ZHANG, Dean and Professor, Peking University Law School, Beijing, China
8:30 am – 10:15 am
**AALS HOT TOPIC/BRIDGE PROGRAM**
*Wilson C, Mezzanine Level, Washington Marriott Wardman Park Hotel*

The Tipping Point, How the Recent Migrant Children’s Crisis Highlight the U.S.’s Systemic Failure to Address the Needs of Unaccompanied Children

(A program selected from a competitive process by the AALS Committee on Special Programs for the Annual Meeting)

**Speakers:**
Lauren Aronson, Michigan State University College of Law  
Lenni Beth Benson, New York Law School  
Erin Corcoran, University of New Hampshire School of Law  
Maria Woltjen, The University of Chicago, The Law School  
Wendy Young, Executive Director, Kids in Need of Defense, Washington, D.C.

During the last year 70,000 unaccompanied migrant children entered the United States illegally. According to the United Nations High Commissioner for Refugees 58 percent of these children were forcibly displaced and are potentially in need of international protection. Currently, the only protections available to these children are narrow forms of immigration relief. Such relief is onerous to obtain and therefore the success of a worthy child acquiring protection usually depends upon the assistance of an attorney. These children are not entitled to government-funded counsel and must proceed before an immigration judge alone. For some children there is no relevant immigration relief available.

The current crisis on the border has underscored the profound structural deficiencies in our federal agencies to meet the needs of unaccompanied immigrant children – as children. In addition to highlighting the current “surge” of children on the border and the failed policy responses, this panel seeks to provide solutions that both keep the children in need of international protection out of harm’s way, and are grounded in international human rights law and practice. This panel will recommend discrete steps for Congress and the executive branch to take in addressing significant structural gaps in the federal government’s capacity to provide for the best interest of each child in need of international sanctuary.

8:30 am – 10:15 am
**NATIONAL ASSOCIATION FOR LAW PLACEMENT PROGRAM**
*Maryland Suite C, Lobby Level, Washington Marriott Wardman Park Hotel*

Full-time, Long-term, Bar Passage Required:  
Understanding the New Legal Job Market

**Speakers:**
Adam S. Chodorow, Arizona State University Sandra Day O’Connor College of Law  
James G. Leipold, Executive Director, National Association for Law Placement, Washington, D.C.  
Regina M. Pisa, Partner, Goodwin Procter LLP, Boston, MA

*continued on next page*
Annual Meeting Program

Graduates from the Class of 2013 actually found more jobs than the Class of 2007, and yet their employment rate was 7.4 percentage points lower and their unemployment rate was the highest in twenty years. For the second year in a row, the number of jobs obtained by the graduating class and the overall quality of those jobs both improved, and yet at the same time the overall employment rate fell for the sixth year in a row. The entry-level legal employment market is a complex labor market that defies easy analysis or simple summation. As the legal services market continues to change at a rapid pace following the dramatic downsizing during the recession, the variety and diversity of jobs that law grads take now is greater than ever. It is clear that the overall jobs profile for the Class of 2013 improved considerably from that for the Class of 2011, despite the further edging down of the overall employment rate. Historically, it is likely that the Class of 2011 will stand as the Class that had the weakest jobs picture following graduation, with less than half of the employed members of the class finding jobs in private practice, but the Class of 2013 will likely stand as the class with the lowest overall employment rate since the recession that began in 2008. The changes facing the industry are enormous, and it is all but certain that the job market will continue to change for new law school graduates in the years ahead. Already graduates are reporting more law firm jobs that are non-equity track staff attorney positions, and a growing number of jobs with legal technology companies and legal process outsourcing companies – jobs that were not on anyone’s radar screen prior to the recession. The traditional market for large numbers of law graduates by large law firms seeking equity-track new associates is not likely to ever return to what it was in 2006 or 2007, and thus aggregate earning opportunities for the class as a whole are not likely to return to what they were before the recession. During this session, NALP’s Executive Director will provide an in-depth look at the changing job market for new law school graduates; a law firm managing partner and a law school professor will discuss the implications.

8:00 am – 5:00 pm
SECTION ON INSTITUTIONAL ADVANCEMENT – DAY ONE
Thurgood Marshall West & South, Mezzanine Level, Washington Marriott Wardman Park Hotel

Collaborating During Times of Transition and Transformation

See page 97 for the complete program and list of scheduled speakers.

8:30 am – 10:15 am
SECTION ON ANIMAL LAW, CO-SPONSORED BY SECTION ON FAMILY AND JUVENILE LAW
Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel

Animals as Family

Moderator: Joan E. Schaffner, The George Washington University Law School

Speakers:
Adrienne D. Davis, Vice Provost and Professor, Washington University in St. Louis School of Law
Katherine M. Hessler, Lewis and Clark Law School
Justin Marceau, University of Denver Sturm College of Law
Pamela Vesilind, University of Arkansas, Fayetteville, Robert A. Leflar Law Center
While animals are legally considered to be property, there are a number of areas where U.S. law appears to treat at least some animals more like family. Many states have recently passed laws that allow companion animals to be included in Domestic Violence Protection Orders; judges overseeing divorce proceedings have created arrangements akin to joint custody when a divorcing couple cannot agree on who will keep the family dog; and the reasonable accommodations standard under the Fair Housing Act has been interpreted to require that non-trained “emotional support animals” be allowed to remain in the household despite a no-pet clause. Today’s panelists will discuss several additional areas where the treatment of animals may be somewhere between property and family, including the theory and doctrine of post-mortem gifts benefitting pets, the use of force to defend one's companion animal as an affirmative defense, and the applicability of the exigency doctrine to warrantless searches when domesticated animals are in need of rescue. The panel will also look at how the concept of animals as family applies in countries other than the United States and in various cultures.

Business meeting at program conclusion.

8:30 am – 10:15 am

SECTION ON BUSINESS ASSOCIATIONS
Thurgood Marshall East, Mezzanine Level, Washington Marriott Wardman Park Hotel

The Future of the Corporate Board

Moderator: Kimberly D. Krawiec, Duke University School of Law

Speakers from a Call for Papers:
Sean J. Griffith, Fordham University School of Law
Jeffrey David Manns, The George Washington University Law School
Darren Rosenblum, Pace University School of Law
Andrew Abraham Schwartz, University of Colorado School of Law

How will boards adapt to recent changes and challenges in the business, legal, and social environment in which corporations operate? The recent global financial crisis and the continuing need for many corporations to compete internationally mean that today’s boards face economic pressures that their predecessors did not. This pressure is heightened by the rise of activist investors, many of whom aggressively push for changes to corporate management and governance. On the legal front, new regulations, such as Dodd-Frank, impose heightened compliance and other burdens on many companies and boards. And on the social front, pressures for socially responsible corporate behavior and greater racial and gender diversity on boards continues. Our program seeks to examine the ways in which boards have, and will in the future, respond to these challenges.

Business meeting at program conclusion.
8:30 am - 10:15 am

SECTION ON CIVIL RIGHTS

Virginia Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

Voter Suppression, the 2014 Elections and Beyond

Moderator: Gilda Daniels, University of Baltimore School of Law
Speaker: Kareem U. Crayton, University of North Carolina School of Law

Speakers from a Call for Papers:
Joshua Douglas, University of Kentucky College of Law
Irving L. Joyner, North Carolina Central University School of Law
Spencer Overton, The George Washington University Law School
Michael E. Waterstone, Loyola Law School

In the last two years, numerous laws targeting underprivileged voters were enacted. The concrete effects and application of these laws in their respective states have yet to be measured. The 2014 midterm elections provide the first opportunity to document these effects. It is crucial, particularly in light of the Shelby County decision, to monitor these dynamics. Grassroots solutions to help counter their detrimental impact are also needed. In light of the current legal landscape, it is important to craft these grassroots solutions in tandem with any proposed legal reform. This year’s panel will discuss manifestations and application of these voting rights laws around the country. In addition, panelists will offer insight and suggestions regarding legal and grassroots processes that could help alleviate recent setbacks in the voting rights context.

Business meeting at program conclusion.

8:30 am - 10:15 am

SECTION ON CLINICAL LEGAL EDUCATION, CO-SPONSORED BY SECTION ON TEACHING METHODS

Delaware Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

Integrating Clinical Pedagogy Across the Curriculum: Making It Work

Moderator: Jane H. Aiken, Georgetown University Law Center

Speakers from a Call for Papers:
Alice G. Abreu, Temple University, James E. Beasley School of Law
Ray Brescia, Albany Law School
Nicole Iannarone, Georgia State University College of Law
Kenneth S. Klein, California Western School of Law
Brian Krumm, University of Tennessee College of Law

The Section’s panel will explore innovative models for how clinical pedagogy can enhance learning across the curriculum in all three years of law school. An initial presentation will provide an overview of the range of clinical influences in the curriculum. It will include a description of teaching methods we will survey as part of our call for papers and presentations. The presentation will continue by having invited panelists describe specific examples of how they have use clinical methods in non-clinical courses. The panel moderator will facilitate the conversation and engage the audience in how clinical approaches across the curriculum can be most realistic and successful.
8:30 am – 10:15 am

SECTION ON CREDITORS’ AND DEBTORS’ RIGHTS
Maryland Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

The Next Generation of Bankruptcy Reform

Moderator: Michelle A. Cecil, University of Missouri School of Law

Speakers:
Barry E. Adler, New York University School of Law
Christopher W. Frost, University of Kentucky College of Law
Michelle M. Harner, University of Maryland Francis King Carey School of Law
Dalié Jiménez, University of Connecticut School of Law
Alice M. Thomas, Howard University School of Law

Both the American Bar Association and the American Bankruptcy Institute have embarked on multi-year bankruptcy reform projects aimed at modernizing the Bankruptcy Code. Although the ABA’s report will not be finalized until 2016, the ABI’s report is expected to be released in December 2014, just before the AALS Annual Meeting. Thus, our session provides an ideal opportunity for exploring many cutting-edge bankruptcy reform proposals. Professors, most of whom have been integrally involved in the ABI study, will present their proposals on topics including avoiding powers, going concern sales, and an empirical survey of chapter 11 reform. In addition, Michelle Harner, the Reporter for the ABI Commission’s study, will provide an overview of the study’s findings. This session will provide the first opportunity to hear and discuss these seminal proposals on the next generation of bankruptcy reform.

Business meeting at program conclusion.

8:30 am – 10:15 am

SECTION ON CRIMINAL JUSTICE
Maryland Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

Emerging Issues in Plea Bargaining

Moderator and Speaker:
Jenia I. Turner, Southern Methodist University, Dedman School of Law

Speakers:
Darryl K. Brown, University of Virginia School of Law
Gabriel “Jack” Chin, University of California at Davis School of Law
Susan R. Klein, The University of Texas School of Law
Jenny Roberts, American University, Washington College of Law
Ronald F. Wright, Wake Forest University School of Law

The Supreme Court recently acknowledged the “reality that criminal justice today is for the most part a system of pleas, not a system of trials.” Panelists will examine emerging trends in plea bargaining and their implications for our criminal justice system. Professor Klein will discuss the increasing use of Brady, collateral attack, and effective assistance waivers in plea bargaining, and examine the legality and implications of such waivers. Professors Roberts and Wright will present results from a multi-site survey of public defender services,
focusing on training of defenders in negotiations skills and on actual negotiation practices and outcomes. Professor Brown will compare guilty plea and discovery practices in the U.S. civilian and military justice systems and in other common-law countries and will assess how broader pre-plea discovery and proactive judicial review of guilty pleas impact judicial resources and prosecutors’ needs for confidentiality. Professor Chin will survey the constitutional requirements, court rules and other sources of discovery practice in plea negotiations and consider the relationship between discovery and quality of bargains. Professor Turner will discuss pre-plea discovery practices in several jurisdictions, focusing on the factors that drive prosecutors to provide broader discovery than required and the effect of different disclosure practices on plea bargaining.

Business meeting at program conclusion.

8:30 am – 10:15 am
SECTION ON LEGAL WRITING, REASONING AND RESEARCH
Thurgood Marshall North, Mezzanine Level, Washington Marriott Wardman Park Hotel

Podia Versus Pens: Is it Time to Dismantle the Two-Track System?

Moderator: Amy Vorenberg, University of New Hampshire School of Law

Speakers:
Ketanji Brown Jackson, District Judge, United States District Court for the District of Columbia, Washington, D.C.
Orin S. Kerr, The George Washington University Law School
Lyrissa B. Lidsky, University of Florida Fredric G. Levin College of Law
Lisa McElroy, Drexel University Thomas Kline School of Law
Kristen Konrad Tiscione, Georgetown University Law Center

This interactive session will build on recent publications addressing the inequity of a two-track system at most law schools for tenured, podium faculty and non-tenured, legal research and writing faculty. A panel comprised of a federal district court judge, an associate law school dean, and podium and legal research and writing faculty will address head-on whether separate hiring tracks, lower status, and less pay for legal research and writing faculty are defensible in the context of a post-modern world where legal education has been under heavy attack for failing to prepare students for law practice. The panel will explore the various social and financial obstacles to integrating faculty as well as institutional and faculty support for maintaining the status quo. The goal is to share opposing views in a respectful manner and build consensus on measures that could be taken to improve status for legal writing faculty more generally.

Business meeting at program conclusion.
8:30 am – 10:15 am
SECTION ON PART-TIME DIVISION PROGRAMS, CO-SPONSORED BY SECTION ON STUDENT SERVICES
Virginia Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

Blowing Up Part Time Programs As We Know Them: Providing an Authentic Legal Education

Moderator: Julie A. Davies, University of the Pacific, McGeorge School of Law

Speakers:
Jennifer Brobst, Southern Illinois University School of Law
David F. Chavkin, American University, Washington College of Law
Michael H. Schwartz, University of Arkansas at Little Rock, William H. Bowen School of Law
Emily Scivoletto, University of California, Los Angeles School of Law

ABA Standard 301 requires that law schools offering part-time division programs provide “reasonably comparable opportunities to take advantage of the school’s educational program, co-curricular programs, and other educational benefits.” In this co-sponsored program, the Sections on Part-Time Division Programs and Student Services suggest that for many schools, this mandate is difficult to satisfy. Even if law schools are able to demonstrate technical compliance, they should aspire to connect with their part-time students in ways that are meaningful and reflective of the different needs, challenges, and opportunities that come with studying law part-time. Our panel will discuss ways to meet these needs fully and creatively in the areas of teaching and academic support, clinical education, interdisciplinary education, and student services.

Business meeting at program conclusion.

8:30 am – 10:15 am
SECTION ON PROPERTY LAW
Virginia Suite C, Lobby Level, Washington Marriott Wardman Park Hotel

The Place and Scope of Economic Analysis within Competing Conceptions of Property

(Papers to be published in Texas A&m University Law Review)

Moderator: Timothy Mulvaney, Texas A&M University School of Law

Speakers:
Eric R. Claeys, George Mason University School of Law
Henry E. Smith, Harvard Law School
Laura S. Underkuffler, Cornell Law School
Lua Kamal Yuille, University of Kansas School of Law

Speaker from a Call for Papers: Daniel H. Cole, Indiana University Maurer School of Law

This broadly-themed program will include a diversity of opinions on the proper place, scope, role, and utility of economic analysis in understanding, evaluating, and comparing varying conceptions of property.

Business meeting at program conclusion.
Teaching to the New Class

**Moderator:** Todd D. Rakoff, Harvard Law School

**Speakers:**
- Andrew P. Cornblatt, Georgetown University Law Center
- Jon McClanahan, University of North Carolina School of Law
- Sophie M. Sparrow, University of New Hampshire School of Law

In many law schools, entering classes now include a wider range of learning styles, of abilities, of preparation, and of prior work experiences than they did just a few years ago. This is not simply a statistical statement – it is a pedagogical challenge and opportunity. A school is obligated to teach all the students it admits, but traditional approaches sometimes don’t work. Who are today’s students, and what are the alternative techniques that have been imagined or used to teach to this new whole class?

Bringing Numbers into Basic and Advanced Business Associations Courses: How and Why to Teach Accounting, Finance, and Tax

**Moderator:** Jeffrey M. Lipshaw, Suffolk University Law School

**Speakers:**
- Lawrence A. Cunningham, The George Washington University Law School
- Andrew J Haile, Elon University School of Law
- Usha R. Rodrigues, University of Georgia School of Law
- Christyne Vachon, University of North Dakota School of Law

**Speakers from a Call for Papers:**
- Eric C. Chaffee, University of Toledo College of Law
- Franklin A. Gevurtz, University of the Pacific, McGeorge School of Law

Business planners and transactional lawyers know just how much the number-crunching disciplines overlap with business law. Even when the law does not require unincorporated business associations and closely held corporations to adopt generally accepted accounting principles, lawyers frequently deal with tax implications in choice of entity, the allocation of ownership interests, and the myriad other planning and dispute resolution circumstances in which accounting comes into play. In practice, unincorporated business association law (as contrasted with corporate law) has tended to be the domain of lawyers with tax and accounting orientation. Yet many law professors still struggle with the reality that their students (and sometimes the professors themselves) are not numerate enough to make these important connections. While recognizing the importance of numeracy, the basic course cannot in itself be devoted wholly to primers in accounting, tax, and finance.
The program will be devoted to the critically important, but much-neglected, topic of effectively incorporating accounting, tax, and finance into courses in the law of business associations. Presentations will include invited speakers and those selected from a call for papers.

Business meeting at program conclusion.

10:30 am – 12:15 pm

SECTION ON COMMERCIAL AND RELATED CONSUMER LAW
Maryland Suite C, Lobby Level, Washington Marriott Wardman Park Hotel

Emerging Scholars in Commercial and Consumer Law

Moderator: Tracie Porter, Western State University College of Law

Speakers:
Andrea Freeman, University of Hawaii, William S. Richardson School of Law
Dalié Jiménez, University of Connecticut School of Law
David Min, University of California, Irvine School of Law

Speakers from a Call for Papers:
Diane Lourdes Dick, Seattle University School of Law
Pamela Foohey, Indiana University Maurer School of Law

As we all know, no area of the law is ever static. New cases and issues arise that inform and challenge our thinking about existing laws and policies. Such is the case for commercial and consumer law. Whether concerning issues related to financial products, secured lending, arbitration, and the like, commercial and consumer law continue to evolve. Central to this evolution is the emergence of new scholars who contribute their voices and perspectives to these areas of the law. This panel will provide the valuable opportunity for pre-tenured professors to present and discuss their work with others in the field. Panelists will discuss a variety of topics related to commercial and/or consumer law.

Business meeting at program conclusion.
The Higher Education Act at 50

(Papers to be published in Kentucky Law Journal)

Moderator: Scott Robert Bauries, University of Kentucky College of Law

Speakers:
Catherine E. Lhamon, Assistant Secretary, U.S. Department of Education, Office for Civil Rights, Washington, D.C.
Michael A. Olivas, University of Houston Law Center
Philip G. Schrag, Georgetown University Law Center

Speaker from a Call for Papers: Twinette L. Johnson, Southern Illinois University School of Law

When President Lyndon Johnson signed the Higher Education Act in San Marcos, TX on November 8, 1965, he said to the assembled crowd, “And when you look into the faces of your students and your children and your grandchildren, tell them that you were there when it began. Tell them that a promise has been made to them. Tell them that the leadership of your country believes it is the obligation of your nation to provide and permit and assist every child born in these borders to receive all the education that he can take.” This program will take stock of that promise on the fiftieth anniversary of its making. A distinguished panel of higher education law professors and policy makers will consider and discuss the financial, educational, and civil rights aspects of the HEA and its subsequent amendments as we move into the second half-century of its existence.

Business meeting at program conclusion.

The Future of Marriage

Moderator: Melanie B. Jacobs, Michigan State University College of Law

Speakers:
Naomi R. Cahn, The George Washington University Law School
June Rose Carbone, University of Minnesota Law School
Solangel Maldonado, Seton Hall University School of Law
Edward D. Stein, Benjamin N. Cardozo School of Law

Speaker from a Call for Papers:
Theresa Glennon, Temple University, James E. Beasley School of Law
Kari Hong, Boston College Law School

Marriage has been the bedrock of family law. Yet, this bedrock is at once crumbling within some socio-economic groups while still serving as the core family structure for other classes. As one recent article notes, marriage for the twenty-something population was roughly 60 percent in 1960 but was down to only 20 percent in 2010. College educated women are now
more likely to be married while women in lower socio-economic classes marry less, creating a marriage gap. Articulating and defining marriage has also changed. For example, more than a dozen jurisdictions recognize marriage for same-sex couples. Even within heterosexual marriage, the roles of husbands and wives have changed in the past few decades and greater egalitarianism regarding parenting, housework, and outside work for pay have fundamentally changed what it means to be married. This panel will explore whether the institution of marriage has a future, for whom, and what the future shape(s) of marriage will be.

Business meeting at program conclusion.

10:30 am – 12:15 pm

SECTION ON FEDERAL COURTS
Delaware Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

The Role of History in the Federal Courts Canon
(Papers to be published in Notre Dame Law Review)

Moderator: Amanda L. Tyler, University of California, Berkeley School of Law

Speakers:
Anthony J. Bellia, Jr., Notre Dame Law School
Bradford R. Clark, The George Washington University Law School
Richard H. Fallon, Jr., Harvard Law School
Tara Leigh Grove, William & Mary Law School

So much of how scholars and judges approach the jurisprudence of federal courts is heavily influenced – if not entirely driven – by an originalist approach that places great weight on Founding-era understandings of the role of Article III in the constitutional framework as well as the first statutory regulation of the federal courts, the 1789 Judiciary Act. Recent scholarship has called into question whether an originalist and textualist style of reasoning should wield such heavy influence in the field, noting that in many other areas of constitutional law, prevailing doctrines diverge considerably from widely held expectations from the Founding and even Reconstruction periods to accommodate developments and functional considerations that the Founding generation(s) could not have anticipated. This panel will explore and debate the role of history, along with the proper sphere of influence of Founding and Reconstruction understandings, in federal courts jurisprudence today.

Business meeting at program conclusion.
The Relationship between Insurance and Legal Regulation

Moderator: Kyle D. Logue, The University of Michigan Law School

Speakers:
Jay M. Feinman, Rutgers School of Law - Camden
Shauhin A. Talesh, University of California, Irvine School of Law
Joshua C. Teitelbaum, Georgetown University Law Center

Speaker from a Call for Papers: Max Helveston, DePaul University College of Law

Insurance and legal regulation are interconnected. Legislation, court decisions, and regulations influence the meaning of insurance arrangements in society. The state sets eligibility requirements and benefit levels for social insurance. Insurance regulations in most states focus on consumer protection, insurer solvency, licensing, and rate regulation. While the law shapes the meaning of insurance in society, insurance also exerts a regulatory force over its subjects and acts as a form of private governance. For example, insurance serves a gatekeeping function in society because it is a prerequisite to other activity. Insurance companies establish underwriting criteria, and charge premiums, that determine who can and who cannot obtain insurance. In addition, liability insurance works together with tort law to provide a form of direct regulation of primary conduct, while simultaneously providing a system for financing the civil litigation system. In sum, legal regulation affects insurance, and vice versa. The presenters will address these and related questions. Max Helveston (DePaul), “Regulating Private Regulators”; Jay Feinman (Rutgers), “Litigation as Regulation in Insurance Claim Practices”; Shauhin Talesh (California Irvine), “Legal Intermediaries: How Insurance Companies Construct the Meaning of Compliance with Anti-Discrimination Laws”; Josh Teitelbaum (Georgetown), “Do Credit-Based Insurance Scores Proxy for Income in Predicting Auto Claim Risk?” (co-authored with Daniel Schwarcz).

Business meeting at program conclusion.

The Influence of International Law on Government Decisionmaking

Moderator: Cindy Galway Buys, Southern Illinois University School of Law

Speakers:
Sandra Hodgkinson, Vice President, Chief of Staff, DRS Technologies, Arlington, VA
Mary E. McLeod, Principal Deputy Legal Adviser, U.S. Department of State, Washington, D.C.

Speaker from a Call for Papers: Ralph G. Steinhardt, The George Washington University Law School
This panel will explore the role that international law plays in informing the policy outcomes arrived at by U.S. government decision-makers. To what extent is international law determinative or even influential, and to what extent does the policy area, the branch of government, or the ideological orientation of the decision-maker matter? As a more practical matter, at what stage in the decision-making process is international law taken into account and who are the most influential actors? How can academics be most influential in that process?

Business meeting at program conclusion.

10:30 am – 12:15 pm

SECTION ON POST-GRADUATE LEGAL EDUCATION
Delaware Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

The Exploding Post-Graduate Degree: Alternative Degrees, Online Degrees and Economics

Moderator: Yvette Gutierrez, St. John's University School of Law

Speakers:
Celeste M. Hammond, The John Marshall Law School
Patricia Carol Kuszler, University of Washington School of Law
Kenneth C. Randall, CEO and President, iLaw Ventures, LLC, Naples, FL
Karen Shaw, Loyola University Chicago School of Law

With legal education at the crossroads, most law schools are struggling to adapt quickly to radical changes in the traditional educational and economic models of legal education. There is no area where this change is more dramatic than in post-graduate degree programs. Many schools are demanding that their post-graduate programs make up for lost J.D. revenues. With the legal market in decline, there is pressure to develop new programs aimed at non-lawyer professionals. The traditional brick and mortar educational model is under attack from a variety of new technologies, including online courses, blended instructional models, and MOOCs. And, some of these innovations are being driven by new players, who are not traditional educational institutions. The more relaxed accreditation rules make post-graduate programs an excellent place for law schools to experiment with novel educational methods that may not be permitted in J.D. programs.

This session will explore the recent explosion of alternative types of degree programs and new technology-based course delivery options. The speakers will discuss the threats and opportunities posed by alternative and online degree options and the ways in which these innovative programs can address the economic pressures facing legal education.

Business meeting at program conclusion.
10:30 am – 12:15 pm

SECTION ON POVERTY LAW
Maryland Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

Working but Poor: Understanding and Confronting the Working Poor Phenomenon

(Papers to be published in Loyola Journal of Public Interest Law)

**Moderator:** William P. Quigley, Loyola University New Orleans College of Law

**Speakers:**
- Judith M. Conti, Federal Advocacy Coordinator, National Employment Law Project, Washington, D.C.
- Ruben J. Garcia, University of Nevada, Las Vegas, William S. Boyd School of Law
- Gowri J. Krishna, Roger Williams University School of Law
- Anne Marie Lofaso, West Virginia University College of Law
- Francis Quigley, Indiana University Robert H. McKinney School of Law

Employment was historically viewed as a means to gain financial security. However, full-time workers increasingly struggle to meet their basic needs. This program will examine the working poor phenomenon – that, despite being fully-employed, many workers still live in poverty. The panel will discuss the increased number of working poor and their deepening poverty, explore possible causes of the working poor phenomenon, and consider whether and how employment might once again offer a reliable means to raise people out of poverty.

Business meeting at program conclusion.

10:30 am – 12:15 pm

SECTION ON PROFESSIONAL RESPONSIBILITY
Maryland Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

The 21st Century Lawyer’s Evolving Ethical Duty of Competence

(Papers to be published in ABA Journal of the Professional Lawyer)

**Moderator:** Natasha T. Martin, Seattle University School of Law

**Speakers:**
- John Facciola, Magistrate Judge, United States District Court for the District of Columbia, Washington, D.C.
- William D. Henderson, Indiana University Maurer School of Law
- Camille A. Nelson, Suffolk University Law School
- Judith W. Wegner, University of North Carolina School of Law
- **Speaker from a Call for Papers:** Catherine J. Lanctot, Villanova University School of Law

New technology and other innovations are revolutionizing the delivery of legal and law-related services in all practice areas. This program will identify the new competencies that
lawyers should have in order to comply with their ethical obligations in the 21st century. Panelists also will explore the implications of these developments for access to justice and how legal education should respond to these developments, both in the professional responsibility classroom and beyond.

Business meeting at program conclusion.

12:30 pm – 2:00 pm
ASSOCIATION LUNCHEON
Marriott Ballroom Salon 2, Lobby Level, Washington Marriott Wardman Park Hotel

Academic Freedom and Legal Scholarship

Speaker: Robert C. Post, Yale Law School

Robert C. Post, Dean and Sol & Lillian Goldman Professor of Law at Yale Law School, will be the Luncheon Speaker at the 2015 AALS Annual Meeting. He will speak on academic leadership and scholarship. A Presidential Program will follow the Association Luncheon on the 100th Anniversary of the Declaration of Principles on Academic Freedom and Academic Tenure of the American Association of University Professors.

Dean Post is an accomplished legal scholar whose areas of focus include the First Amendment of the U.S. Constitution, equal protection and legal history. He has published extensively on these topics, writing and editing numerous books, most recently *Citizens Divided: A Constitutional Theory of Campaign Finance Reform* (2014).


Prior to joining Yale Law School in 2003, Dean Post taught for 20 years at the University of California, Berkeley School of Law. He served as an associate from 1980 to 1982 at the law firm Williams & Connolly in Washington, D.C. and as a law clerk to Justice William J. Brennan, Jr. of the United States Supreme Court from 1978 to 1979. In addition, he was a law clerk to Chief Judge David L. Bazelon of the United States Court of Appeals for the District of Columbia Circuit from 1977 to 1978.

In addition to his extensive service to Yale Law School, Dean Post is a member of the American Philosophical Society and the American Law Institute and a fellow of the American Academy of Arts and Sciences. He served on the AALS Executive Committee from 2006 to 2008. He is a former member of the Board of Directors of the American Constitution Society.

Tickets were sold in advance of the Annual Meeting. Tickets may be purchase at AALS On-Site Registration until 7:00 pm on Saturday, January 3 if space is available. Tickets will not be for sale at the luncheon.
2:00 pm – 3:45 pm

**AALS PRESIDENT’S PROGRAM**
*Marriott Ballroom Salon 1, Lobby Level, Washington Marriott Wardman Park Hotel*

**Academic Freedom for the Next 100 Years**

**Moderator:** Steve Sanders, Indiana University Maurer School of Law

**Speakers:**
J. Peter Byrne, Georgetown University Law Center  
Amy Gajda, Tulane University School of Law  
David M. Rabban, The University of Texas School of Law  
Mark G. Yudof, University of California, Berkeley School of Law

In 1915, the American Association of University Professors promulgated its “Declaration of Principles on Academic Freedom and Academic Tenure.” The Declaration explained that “[a] university is a great and indispensable organ of the higher life of a civilized community,” and thus that “any restriction” on professors’ teaching or research “is bound to react injuriously upon the efficiency and the morale of the institution, and therefore ultimately upon the interests of the community.” The principles articulated in the Declaration have profoundly shaped the theory and practice of American academic freedom, and the Declaration’s centennial provides an opportunity to consider important issues in American higher education law and practice.

Panel members for this President’s Program will consider such questions as: How well has the 1915 Declaration held up? If we were drafting a similar statement of principles in light of all that has changed over the past 100 years, what would we discard, revise, or add? What are the synergies and tensions between individual and institutional academic freedom? How well do lawmakers, jurists, and the public understand and value academic freedom? What are the major challenges for both constitutional and professional academic freedom today, and what challenges can we foresee in the coming years?

2:00 pm – 3:45 pm

**AALS HOT TOPIC/BRIDGE PROGRAM**
*Wilson A, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Public Use since Kelo**

*(A program selected from a competitive process by the AALS Committee on Special Programs for the Annual Meeting)*

**Moderator and Speaker:**  
Ilya Somin, George Mason University School of Law

**Speakers:**  
Josh Blackman, South Texas College of Law  
Carol N. Brown, The University of Richmond School of Law  
David A. Dana, Northwestern University School of Law  
Alexandra B. Klass, University of Minnesota Law School  
Julia D. Mahoney, University of Virginia School of Law
Kelo v. City of New London (2005) was one of the most controversial rulings in the modern history of the Supreme Court. This panel addresses the decision’s legal and political impact over the last decade. Among the topics covered will be the massive political reaction generated by Kelo, which led to the enactment of eminent domain reform laws in 45 states (more legislation than has ever been generated by any other Supreme Court decision). There is much disagreement about the desirability of these reforms and their likely effects. In addition to its political and legislative impact, Kelo has had a substantial influence on property rights jurisprudence in state and lower federal courts. We will also consider the ongoing controversy over the costs and benefits of the use of eminent domain in the years since Kelo. The debate ranges over such seemingly disparate issues as “blight” condemnations and the use of eminent domain for pipelines and public utilities. Finally, some of the panelists will focus on the ongoing debate over the meaning of the Public Use Clause of the Fifth Amendment, which many believed to be effectively over until it was rekindled by Kelo.

2:00 pm – 3:45 pm

AALS CROSSCUTTING PROGRAM
Thurgood Marshall East, Mezzanine Level, Washington Marriott Wardman Park Hotel

The More Things Change...: Exploring Solutions to Persisting Discrimination in Legal Academia

(Papers to be published in The Columbia Journal of Gender and Law)

Co-Moderators:
Marina Angel, Temple University, James E. Beasley School of Law
Melissa Hart, University of Colorado School of Law

Speakers:
Meera Deo, Thomas Jefferson School of Law
Angela P. Harris, University of California at Davis School of Law
Joan C. Williams, University of California, Hastings College of the Law

Speakers selected from a Call for Remarks:
Catherine Christopher, Texas Tech University School of Law
Maurice R. Dyson, Thomas Jefferson School of Law
Michael Z. Green, Texas A&M University School of Law
Faith Joseph Jackson, Texas Southern University Thurgood Marshall School of Law
Lucy Jewel, University of Tennessee College of Law
Angela Mae Kupenda, Mississippi College School of Law
Tamara F. Lawson, St. Thomas University School of Law
Gregory Scott Parks, Wake Forest University School of Law
Maritza I. Reyes, Florida A&M University College of Law
Susan D. Rozelle, Stetson University College of Law
Kristen Konrad Tiscione, Georgetown University Law Center
Ann E. Tweedy, Hamline University School of Law
Edieth Y. Wu, Texas Southern University Thurgood Marshall School of Law

This program draws from empirical data, legal research, litigation strategy, and personal experience to both further conversations about the persistence of discrimination in the
legal academy and activate strategies for addressing ongoing structural and individual barriers. Intersectional bias compounds many of these challenges, which range from the discriminatory actions of colleagues and students, to the marginalization of particular subject areas in the curriculum, to structural hierarchies in the profession.

By creating an avenue for direct personal exchange regarding these topics, the program seeks to build community between like-minded individuals who are diverse across characteristics of race, gender, class, teaching status, institution, and age. The focus of the participants is to share best practices and explore new approaches for overcoming ongoing discrimination, with the hope that these strategies may be more broadly employed.

The program follows an innovative format. After short presentations by three speakers, the program transitions to an “open microphone” session of speakers (selected in advance from a “call for remarks”) including those who are untenured; women of color; allies to marginalized faculty; clinical, legal writing and library faculty; and others with perspectives that may differ from the majority. The final thirty minutes are reserved for questions and conversation.

2:00 pm – 5:00 pm
QUALITATIVE AND MIXED METHODS WORKSHOP
Roosevelt 3, Exhibition Level, Washington Marriott Wardman Park Hotel

See page 101 for the complete program.

2:00 pm – 3:45 pm
SECTION ON CHILDREN AND THE LAW
Maryland Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

Dead Upon Birth: The Inter-Generational Cycle of Thwarted Lives in America’s Poorest Neighborhoods

Moderator: Cynthia M. Godsoe, Brooklyn Law School

Speakers:
Elizabeth Bartholet, Harvard Law School
James G. Dwyer, William & Mary Law School
Josh Gupta-Kagan, University of South Carolina School of Law

Speaker from a Call for Papers: Maya Manian, University of San Francisco School of Law

“The D.U.B.” is a nickname south side Chicago residents have given a neighborhood exemplifying a tragic reality in many of this country’s urban and rural areas: Children are born into struggling families in deeply dysfunctional neighborhoods and have little chance for full and flourishing lives. In some parts of America, a boy born today is more likely to end up in prison than college and a girl is more likely to become drug addicted than married. Many parents keep young children in “lockdown” at home when they are not in school, to shield them for as long as possible from gang recruitment and gun crossfire. This panel will discuss the economic, political, and cultural causes of concentrated poverty, crime, and disease and alternative strategies for sparing children from it. Panelists will address, from a child-centered perspective, issues such as “neighborhood effect” on child development,
state response to parental incapacity, housing policy, relocation programs, foster care and adoption, inadequate education, school disciplinary policies, access to healthcare, employment opportunities, substance abuse and mental illness, criminal law enforcement and incarceration, and societal responsibility for the circumstances in which children live.

Business meeting at program conclusion.

2:00 pm – 3:45 pm  
**SECTION ON EAST ASIAN LAW & SOCIETY**  
*Maryland Suite B, Lobby Level, Washington Marriott Wardman Park Hotel*

The Current State of East Asian Legal Education, Research, and Related Activities in U.S. Law Schools: Accomplishments and Future Challenges in the Current Legal Education Environment

**Moderator and Speaker:** Matthew J. Wilson, University of Akron, C. Blake McDowell Law Center

**Speakers:**  
James V. Feinerman, Georgetown University Law Center  
Judith A. McMorrow, Boston College Law School  
Carole Silver, Northwestern University School of Law  
Susan Roosevelt Weld, Georgetown University Law Center

This panel will discuss the current state of legal education, research, and activities related to East Asia within U.S. law schools. Over the past several decades, U.S. law schools have looked to develop courses, programs, centers, exchanges, and other activities related to East Asia. These efforts and relevant accomplishments will be discussed from a variety of perspectives. In addition, this panel will focus on present and future challenges facing East Asian related legal education and research in U.S. law schools as well as potential strategies for furthering East Asian legal education and research.

Business meeting at program conclusion.

2:00 pm – 3:45 pm  
**SECTION ON ECONOMIC GLOBALIZATION AND GOVERNANCE, CO-SPONSORED BY SECTION ON EUROPEAN LAW**  
*Virginia Suite A, Lobby Level, Washington Marriott Wardman Park Hotel*

Transnational Economic Law and Governance

**Moderator:** Gregory C. Shaffer, University of California, Irvine School of Law

**Speakers:**  
Anna Gelpen, Georgetown University Law Center  
Terence C. Halliday, American Bar Foundation, Chicago, IL  
Marleen O’Connor, Stetson University College of Law  
Edward L. Rubin, Vanderbilt University Law School  
Cynthia A. Williams, Professor, Osgoode Hall Law School York University, Toronto, Ontario, Canada

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Economic law and governance increasingly are shaped transnationally in different ways. As countries liberalize markets and private actors engage in global trade and investment, new regulatory institutions and legal approaches have diffused across jurisdictions. The dual shifts of market liberalization and enhanced regulation have given rise to what a number of scholars call regulatory capitalism. As part of these processes, regulatory governance of the economy, quintessentially seen in nation-state terms, has become transnationalized. This panel assesses the extent of transnational change in economic law and governance across regulatory areas. The resulting regulation seeks to produce order in an issue area that relevant actors construe as a “problem”; they are legal insofar as they adopt legal form to address the problem, including through directly or indirectly engaging national legal bodies; and they are transnational insofar as they transcend and permeate state boundaries. This panel addresses how economic regulation attempts to penetrate state boundaries and the challenges and limits these initiatives face. Among the subject areas covered include administrative, agricultural, banking, bankruptcy, finance, and tax law.

Business meeting at program conclusion.

2:00 pm – 3:45 pm

**SECTION ON ELECTION LAW**

*Maryland Suite C, Lobby Level, Washington Marriott Wardman Park Hotel*

**The Voting Rights Act at 50**

(Papers to be published in *Election Law Journal*)

**Moderator:** Joshua Douglas, University of Kentucky College of Law

**Speakers:**

Kareem U. Crayton, University of North Carolina School of Law
Christopher S. Elmendorf, University of California at Davis School of Law

**Speakers from a Call for Papers:**

David J. Gartner, Arizona State University Sandra Day O’Connor College of Law
Daniel P. Tokaji, The Ohio State University, Michael E. Moritz College of Law

On August 6, 1965, President Lyndon Johnson signed the Voting Rights Act into law. During the signing ceremony, President Johnson referred to the Act as “one of the most monumental laws in the entire history of American freedom.” Over the past fifty years, the Supreme Court has issued numerous decisions on various aspects of the Voting Rights Act, Congress has amended it several times, and it remains an important component of public debate. This panel – the first programming for the new AALS Section on Election Law – will explore the many facets of that debate. The panel will analyze the current issues regarding voting rights, from the Supreme Court’s recent invalidation of the Section 4 coverage formula in its *Shelby County* decision – essentially rendering Section 5 inoperable – to Congress’s consideration of a Voting Rights Act Amendment, to the report of the bipartisan Presidential Commission on Election Administration. Part of this inquiry will include a discussion of whether we have reached the ideals President Johnson aspired to 50 years ago when he signed this Act, and where we should go from here in protecting and effectuating the right to vote.

Business meeting at program conclusion.
2:00 pm – 3:45 pm

SECTIONS ON FINANCIAL INSTITUTIONS AND CONSUMER FINANCIAL SERVICES AND REAL ESTATE TRANSACTIONS JOINT PROGRAM
Delaware Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

The Future of the Federal Housing System

Co-Moderators:
Robert C. Hockett, Cornell Law School
David J. Reiss, Brooklyn Law School

Speakers:
Mark A. Calabria, Director of Financial Regulation Studies, Cato Institute, Washington, D.C.
Laurie Goodman, Center Director for the Housing Finance Policy Center, Urban Institute, Washington, D.C.
Brad Miller, Senior Fellow, Center for American Progress, Washington, D.C.
David Min, University of California, Irvine School of Law
Jennifer Taub, Vermont Law School

The fate of Fannie Mae and Freddie Mac are subject to the vagaries of politics, regulation, public opinion, the economy, and not least of all the numerous cases that were filed in 2013 against various government entities arising from the placement of the two companies into conservatorship. All of these vagaries occur, moreover, against a backdrop of surprising public and political ignorance of the history and functions of the GSEs and their place in the broader American financial and housing economies. This panel will take the long view to identify how the American housing finance market should be structured, given all of these constraints. Invited speakers include academics, government officials and researchers affiliated to think tanks. They will discuss the various bills that have been proposed to reform that market including Corker-Warner and Johnson-Crapo. They will also address regulatory efforts by the Federal Housing Finance Agency to shape the federal housing finance system in the absence of Congressional reform.

Business meeting of Section on Financial Institutions and Consumer Financial Services at program conclusion.

Business meeting of Section on Real Estate Transactions at program conclusion.

2:00 pm – 3:45 pm

SECTION ON NEW LAW PROFESSORS
Delaware Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

Behind the Veil: Learning Teaching Techniques from the Best

Moderator: Tiffani N. Darden, Michigan State University College of Law

Speakers:
Paula A. Franzese, Seton Hall University School of Law
Hiroshi Motomura, University of California, Los Angeles School of Law
Cassandra B. Robertson, Case Western Reserve University School of Law
Michael H. Schwartz, University of Arkansas at Little Rock, William H. Bowen School of Law

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Section on New Law Professors, continued

The classroom presents unique challenges for even the most experienced law professors, but new teachers confront situations that may be avoided through sound advice and guidance. This panel not only covers basic strategies to excel in the classroom, but contributors to the recently published book “What the Best Law Teachers Do’. Other panelists will share insights on creating an engaged learning environment. From proven teaching methods, across varying class sizes and subject areas, to more subtle cues from the podium, the panel will provide invaluable techniques, observations, and wisdom, for both novice and more seasoned professors. Attendees will be encouraged to participate in the question and answer period following the panel presentation.

Business meeting at program conclusion.

2:00 pm – 3:45 pm

SECTION ON REMEDIES
Virginia Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

Structural Reform Litigation at 60

Moderator: Margo Schlanger, The University of Michigan Law School

Speakers:
David Fathi, Director, ACLU National Prison Project, Washington, D.C.
Alexandra D. Lahav, University of Connecticut School of Law
Judith Resnik, Yale Law School

Speaker from a Call for Papers: Michael Morley, Barry University Dwayne O. Andreas School of Law

Sixty years ago, the Supreme Court ushered in a new era of equitable remedies, when it instructed district courts to proceed to desegregate public schools with “all deliberate speed” and to maintain jurisdiction while seeing that desegregation through. Civil rights injunctions have been under attack ever since, but structural reform remedies remain a key outcome of both federal and state litigation of many types. This panel will look at some of the current relevant issues, including the impact on remedies of changes in the litigation landscape, and will address the issues from the perspectives of scholars and practitioners.

Business meeting at program conclusion.
Taxation, Inequality, and Social Mobility

**Moderator:** Miranda Perry Fleischer, University of San Diego School of Law

**Speakers:**
- Miles Corak, Professor, University of Ottawa Graduate School of Public and International Affairs, Ottawa, Ontario, Canada
- Lily Kahng, Seattle University School of Law
- Edward J. McCaffery, University of Southern California Gould School of Law
- James R. Repetti, Boston College Law School
- Kerry A. Ryan, Saint Louis University School of Law

Thomas Piketty’s recent best-seller, *Capital in the Twentieth Century*, has catapulted discussions of inequality and social mobility from academic journals into popular culture. Politicians from both sides of the aisle have highlighted the problems of growing inequality and diminishing social mobility. To that end, this panel addresses the interaction of the tax system and inequality and social mobility. For example, the increasing marginal rate structure and the estate tax are frequently justified on the grounds that they reduce inequality. Is this true? Or might the estate tax exacerbate inequality? What impact would a wealth tax, such as the one proposed by Piketty, have on inequality? How effective are tax expenditures such as the Earned Income Tax Credit and educational tax credits at reducing inequality and fostering social mobility? Could their effectiveness be improved? Do other tax expenditures, such as preferences for housing, assist or hinder social mobility? In what other ways does the tax system either help or hurt social mobility and efforts to reduce inequality?

Business meeting at program conclusion.

**4:00 pm – 5:45 pm**

**AALS Academic Leadership Program**

*Thurgood Marshall North, Mezzanine Level, Washington Marriott Wardman Park Hotel*

The Opportunities of Law School Leadership: Nurturing the Diverse Leaders Our Schools Need for the 21st Century

**Co-Moderators:**
- Blake D. Morant, AALS President-Elect and The George Washington University Law School
- Kellye Y. Testy, University of Washington School of Law

**Speakers:**
- Devon Wayne Carbado, University of California, Los Angeles School of Law
- Adrienne D. Davis, Vice Provost and Professor, Washington University in St. Louis School of Law
- Joyce E. McConnell, Provost and Professor, West Virginia University College of Law
- Joan C. Williams, University of California, Hastings College of the Law

*continued on next page*
Law schools in the U.S. are increasingly complex organizations. In addition to the J.D. degree, many schools also have substantial operations in graduate legal education, joint-degree programs, global partnerships, interdisciplinary initiatives, and community-based activities such as clinics and pro bono programs. As a result, a wide range of leadership competencies is required for operational success. This interactive roundtable will discuss the leadership skills required by law schools and methods for developing and nurturing those competencies.

4:00 pm – 5:45 pm

**AALS SCHOLARLY PAPER PRESENTATION**
*Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Moderator:** Donald A. Dripps, University of San Diego School of Law

**Winner:** David O. Horton, University of California at Davis School of Law
*In Partial Defense of Probate—Evidence from Alameda County, California*

**Honorable Mention:** Jeremy McClane, University of Connecticut School of Law
*Agency and Teamwork: Measuring Benefits and Unintended Consequences in Securities Transactions*

To encourage and recognize excellent legal scholarship and to broaden participation by new law teachers in the Annual Meeting program, the Association sponsored its twenty-ninth annual Call for Scholarly Papers. The AALS Scholarly Paper competition was open to full-time faculty who had been in law teaching for five or fewer years on July 1, 2014, and who hold a full-time faculty appointment at an AALS member or fee-paid law school. The winners, who will present and discuss their papers, were selected by a panel of distinguished law scholars.

4:00 pm – 5:45 pm

**AALS HOT TOPIC/BRIDGE PROGRAM**
*Wilson A, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Citizens Invited: Scholars and Professors in the Campaign Finance Wars**

(A program selected from a competitive process by the AALS Committee on Special Programs for the Annual Meeting)

**Moderator:** Richard Albert, Boston College Law School

**Speakers:**
Joshua Douglas, University of Kentucky College of Law
Joseph R. Fishkin, The University of Texas School of Law
Lawrence Lessig, Harvard Law School
Eugene D. Mazo, Wake Forest University School of Law
Spencer Overton, The George Washington University Law School
Jamin Ben Raskin, American University, Washington College of Law
Bradley A. Smith, West Virginia University College of Law
Zephyr Teachout, Fordham University School of Law
Franita Tolson, Florida State University College of Law
Ciara Torres-Spelliscy, Stetson University College of Law
Recent developments have highlighted the prominent roles that scholars and professors play on the front lines of the campaign finance wars.

This panel will feature legal academics who are also advocates, candidates, legislators and lobbyists. One of our panelists ran for Governor of New York on an anti-corruption platform, another launched a Super PAC to promote campaign finance reform, and another has introduced a bill in his capacity as a state legislator to require corporations to have majority assent from shareholders before backing political candidates. In this program, panelists will begin by evaluating the fallout from the recent defeat of the 28th Amendment and consider non-constitutional strategies to regulate money in politics in the face of judicial and political barriers. Panelists will subsequently explore how the law teaching profession has been involved in theorizing, developing, advocating and campaigning for new strategies to reform electoral campaign finance.

4:00 pm – 5:45 pm

SECTION ON ADMINISTRATIVE LAW
Delaware Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

Not Your Parents’ Administrative Law Class

Moderator: Edward P. Richards, III, Louisiana State University, Paul M. Hebert Law Center

Speakers:
Daniel A. Farber, University of California, Berkeley School of Law
Linda D. Jellum, Mercer University School of Law
David Zaring, Assistant Professor of Legal Studies, The Wharton School University of Pennsylvania Legal Studies and Business Ethics Department, Philadelphia, PA

The modern reality of administrative law practice is very different from the traditional textbook picture. This program will address whether and how we should change administrative law teaching to better reflect this dissonance.

Chai Feldblum, once a law professor and now an EEOC Commissioner, will discuss the impact of the government in the Sunshine Act on multi-member agencies and the potential to modify the law to support, rather than impede, transparency and effective agency function.

Professor Farber will argue that the textbook picture of the administrative state has become out of touch with reality, as the locus of regulation has increasingly moved from individual agencies to the White House and other portions of the executive branch. As a result, regulation is often shaped by policy directions distinct from the governing statute, in ways that are not reflected by the administrative record.

Professor Jellum will expand on this theme of rethinking the teaching of rulemaking. To help her students really understand the notice and comment process, she requires them to analyze a rule with an open comment period, to file a comment on the rule, then to present their comment to the class. The assignment helps them better understand the hybrid rulemaking procedures as well as notice and comment rulemaking. It is generally the highlight of the semester.
Annual Meeting Program

Section on Administrative Law, continued

Professor Zaring has done extensive empirical research on how the courts actually use administrative law deference theories such as Chevron, Skidmore, and Barnhart. His research and that of others, shows that courts do not use these jurisprudential theories effectively to either predict or to explain their rulings. He will discuss how we should use this insight in our teaching so that our students will better understand the real judicial process.

Business meeting at program conclusion.

4:00 pm – 5:45 pm

SECTION ON ALTERNATIVE DISPUTE RESOLUTION, CO-SPONSORED BY SECTION ON LAW AND MENTAL DISABILITY

Maryland Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

Designing Dispute Resolution Systems for Special Education Disputes

Moderator: Sarah R. Cole, The Ohio State University, Michael E. Moritz College of Law

Speakers:
Ruth Colker, The Ohio State University, Michael E. Moritz College of Law
Robert D. Dinerstein, American University, Washington College of Law
Michael J. Gregory, Harvard Law School
Mark C. Weber, DePaul University College of Law

Special Education Law is an unusual practice field with respect to the breadth of specialized dispute resolution processes used to resolve issues. This panel will focus on the effectiveness of some of these processes and whether the processes could benefit from the application of dispute systems design principles.

The Individuals with Disabilities Education Act (“IDEA”) is a process-driven statute that permits parents to file due process complaints using a state administrative process when they are dissatisfied with school district efforts to implement their child’s educational plan. Before those claims can be heard, however, the IDEA requires parents to participate in a resolution meeting or mediation. This panel will explore the use of mediation (in its many formulations) as well as the federally mandated resolution meetings and explore how use of mediation and other processes vary on a state-by-state basis. This panel will consider the benefits and drawbacks of various dispute resolution procedures and consider what best practices in dispute resolution in special education might look like.

Business meeting at program conclusion.
IP in DC: The Nuts, Bolts, and Duct Tape of Reform

Moderator: William McGeveran, University of Minnesota Law School

Speakers:
Justin Hughes, Loyola Law School
Mark P. McKenna, Notre Dame Law School
Sharon Prost, Chief Circuit Judge, U.S. Court of Appeals for the Federal Circuit, Washington, D.C.
Pamela Samuelson, University of California, Berkeley School of Law
Christal Sheppard, University of Nebraska College of Law

Washington institutions influence intellectual property law profoundly: IP-specific agencies like the U.S. Patent and Trademark Office or U.S. Copyright Office, other executive agencies such as the U.S. Department of Commerce, and of course Congress. What obstacles arise in guiding reform of IP law though the complex policy process in Washington? What biases? What can we learn from recent episodes in Washington such as passage of the America Invents Act, the ongoing examination of orphan works at the Copyright Office, or the PTO’s report on trademark over-enforcement? In this session, panelists with significant firsthand experience will discuss the nitty-gritty of IP policymaking in Washington, D.C., and ways that scholars can play a positive role in reform efforts.

Business meeting at program conclusion.

Religious Beliefs and Political Agendas: What Role Should Faith Play in the Public Square

Moderator: Adam S. Chodorow, Arizona State University Sandra Day O’Connor College of Law

Speakers:
Andrew March, Associate Professor, Yale University Department of Political Science, New Haven, CT
Chaim N. Saiman, Villanova University School of Law
Maimon Schwarzschild, University of San Diego School of Law
Lucia A. Silecchia, The Catholic University of America, Columbus School of Law

The intersection of religious belief and public policy has been in the news of late. Most notably, a number of recent Supreme Court cases have focused on claims that civil laws either improperly burden or favor religion in violation of the First Amendment. However, questions also arise in the other direction. To what extent do religious traditions encourage followers to attempt to have their religious practices or beliefs codified into secular law? How do or should religious traditions use sacred texts and/or commentary thereon to develop...
positions on modern issues? What impact, if any, should the pluralistic nature of our society have on these debates? Panelists will discuss Jewish, Christian, and Islamic perspectives on these and other questions about the proper role of religion in the public sphere as well as Rawls's argument that any debates regarding secular laws be framed solely in secular terms.

Business meeting at program conclusion.

4:00 pm – 5:45 pm

**SECTION ON LAW AND SPORTS, CO-SPONSORED BY SECTION ON LABOR RELATIONS AND EMPLOYMENT LAW**

*Maryland Suite B, Lobby Level, Washington Marriott Wardman Park Hotel*

**Locker Rooms and the Law of the Workplace: Bullying, Hazing and Harassment in Professional Sports**

**Moderator:** Dionne L. Koller, University of Baltimore School of Law

**Speakers:**
Jodi S. Balsam, Brooklyn Law School
Jacquelyn L. Bridgeman, University of Wyoming College of Law
Thomas DePaso, General Counsel, National Football League Players Association, Washington, D.C.
N. Jeremi Duru, American University, Washington College of Law

This program concerns issues of bullying, harassment, intolerant and abusive behavior in the context of professional sports. Such issues came to the forefront of public attention with the incidents involving Jonathan Martin and Richie Incognito of the Miami Dolphins and Donald Sterling of the Los Angeles Clippers, among others. Panelists will explain the extent of the problem and put issues raised by these incidents into the current legal context. Panelists will also consider potential legislative, litigation and other initiatives to address this behavior, with important insight being added to the discussion through panelists with “front line” experience working on these issues in the professional sports context.

Business meeting at program conclusion.

4:00 pm – 5:45 pm

**SECTION ON LAW LIBRARIES AND LEGAL INFORMATION**

*Delaware Suite B, Lobby Level, Washington Marriott Wardman Park Hotel*

**Should We Be Teaching Law Practice Technology?**

**Moderator:** James E. Duggan, Tulane University School of Law

**Speakers:**
Kenneth J. Hirsh, University of Cincinnati College of Law
Jean P. O'Grady, Director of Research Services, DLA Piper, Washington, D.C.
Roger Skalbeck, Georgetown University Law Center

Technology is playing an increasingly important role in the legal profession. The ABA Model Rules of Professional Conduct were recently amended to require attorneys to be aware of the benefits and risks of using technology in the practice of law. Companies are now beginning
to assess the technology expertise of law firms before they hire them. In a recent *ABA Journal* article, federal judges warned lawyers that the “absence of technical knowledge is a distinct competitive disadvantage.” Law schools too are beginning to focus on the role of law practice technology in the curriculum, and a handful of schools now host centers and institutes that prepare students to use technology in law practice. In this program, a panel of academic and law firm librarians will discuss the types of technology used in law practice today and the role law librarians can play in training students to use those technologies.

Business meeting at program conclusion.

4:00 pm – 5:45 pm

**SECTION ON PRO-BONO & PUBLIC SERVICE OPPORTUNITIES**

*Virginia Suite B, Lobby Level, Washington Marriott Wardman Park Hotel*

**The Bridge to Practice: Law School Incubator and Fellowship/Bridge-to-Practice Programs as Pathways to Public Service**

**Moderator:** Luz E. Herrera, University of California, Los Angeles School of Law

**Speakers:**
Fern A. Fisher, Deputy Chief Administrative Judge and Director, New York State Courts Access to Justice Program, New York City Courts, New York, NY
William E. Hornsby, Jr., Staff Counsel, American Bar Association, Division for Legal Services, Chicago, IL
James G. Leipold, Executive Director, National Association for Law Placement, Washington, D.C.
Abraham Pollack, The George Washington University Law School
Fred Rooney, Touro College, Jacob D. Fuchsberg Law Center

This program will provide an overview and exploration of the developing law school incubator and fellowship program models that are helping public interest and public service-minded law students move from eager yet inexperienced law students to skilled and more seasoned legal practitioners. As law schools take a more active role in helping their students transition to careers and practices that service unmet legal needs, faculty and staff are being called upon to advise and consult on these new ways of entry into the legal profession.

The program will have three objectives:

1. Introduce attendees to some of the models and resources available to build these programs;
2. Explore their relationship and how they support public interest and public service students, issues, and careers; and
3. Brainstorm about the synergies and resources available to promote these models.

Representatives from law schools, the Bar, and the Judiciary who are experts in this field will present on the program. The goal will be for attendees to learn from the experts and their colleagues about these emerging programs and to leave with a few concrete ideas about how they can build and support these programs at their schools.

Business meeting at program conclusion.
4:00 pm – 5:45 pm

**SECTION ON TORTS AND COMPENSATION SYSTEMS**

*Maryland Suite C, Lobby Level, Washington Marriott Wardman Park Hotel*

**Tort Law and a Healthier Society**

**Moderator:** Andrew R. Klein, Indiana University Robert H. McKinney School of Law

**Speakers:**
- Michelle Mello, Stanford Law School
- Dorit Reiss, University of California, Hastings College of the Law
- Diana Winters, Indiana University Robert H. McKinney School of Law

**Section on Torts and Compensation Systems William L. Prosser Award Winner:**

Michael Green, Wake Forest University School of Law

The section will present a program on leading issues at the intersection of tort and health law. Professor Mello will discuss medical malpractice alternatives for hospitals. Professor Reiss will discuss liability issues related to vaccine-preventable diseases. Professor Winters will discuss food safety impact litigation. The section will also honor the winner of its annual William L. Prosser Award for outstanding contribution in scholarship, teaching, and service related to tort law.

Business meeting at program conclusion.

5:45 pm – 7:00 pm

**SECOND MEETING OF AALS HOUSE OF REPRESENTATIVES**

*Marriott Ballroom Salon 1, Lobby Level, Washington Marriott Wardman Park Hotel*

**Presiding:** Dan Rodriguez, Northwestern University Law School

**Parliamentarian:** Elliott Milstein, American University Washington College of Law

**Clerk:** Regina F. Burch, AALS Associate Director

I. Introduction (Dan Rodriguez, Northwestern University Law School)

II. Address of the AALS President-Elect (Blake D. Morant, The George Washington University Law School)

III. Report of the Committee on Nominations (Lauren Robel, Indiana University-Bloomington)

IV. Vote on Executive Committee Nominations (Dan Rodriguez, Northwestern University Law School)

V. President-Elect Morant Assumes the Presidency

VI. Closing (Blake D. Morant, The George Washington University Law School)

Representatives from all member schools are expected to attend this meeting of the House of Representatives. All law school teachers are invited to attend. Please note that pursuant to Executive Committee Regulation 5.3 you must be registered for the annual meeting in order to gain entry into the House. All representatives must sign in and present a valid badge. We ask that representatives arrive early, if at all possible, and go directly to the sign-in table.
5:45 pm – 7:00 pm

SECTION ON NEW LAW PROFESSORS
Wilson C, Mezzanine Level, Washington Marriott Wardman Park Hotel

Potential and Pitfalls: Harnessing Your Teaching to Inform Your Scholarship

Moderator: Tiffani N. Darden, Michigan State University College of Law

Speakers:
Raquel E. Aldana, University of the Pacific, McGeorge School of Law
Katherine R. Kruse, Hamline University School of Law
Xuan-Thao Nguyen, Indiana University Robert H. McKinney School of Law
Wendy B. Scott, Mississippi College School of Law

Many enjoy the experience of teaching courses related to their scholarship. This synergy embodies great potential to advance one's research agenda. On the other hand, law teachers must remain wary of unexpected pitfalls associated with overlaps between the classroom experience and their research. Panelists will discuss their successful pursuits to find productive crossovers between their program director responsibilities, teaching, clinical oversight, and research and writing. This invaluable discussion should prove beneficial for junior and senior legal scholars seeking to balance and make the most of their teaching and scholarship duties. Attendees will be encouraged to participate in the question and answer period following the panel presentation.

7:00 pm – 8:00 pm

AALS RECEPTION FOR LAW SCHOOLS’ TEACHERS OF THE YEAR AND EMERITI FACULTY MEMBERS
Suite 1021, Tenth Floor, Washington Marriott Wardman Park Hotel

This reception recognizes those professors and emeriti faculty members who have been honored by their schools as Teachers of the Year.

8:00 pm

AALS LAW AND FILM SERIES
Wilson A & B, Mezzanine Level, Washington Marriott Wardman Park Hotel

The Documentary Film Selection: Hot Coffee (2011)

Moderator: Dennis Greene, University of Dayton School of Law

Speaker: Susan Saladoff, Documentary Filmmaker and Director, Asland, OR

Everyone knows the McDonald's coffee case. It has been routinely cited as an example of how citizens have taken advantage of America's legal system, but is that a fair rendition of the facts? Hot Coffee reveals what really happened to Stella Liebeck, the Albuquerque woman who spilled coffee on herself and sued McDonald's, while exploring how and why the case garnered so much media attention, who funded the effort and to what end.
Monday, January 5, 2015

9:00 am – 5:00 pm

**QUALITATIVE AND MIXED METHODS WORKSHOP**  
*Roosevelt 3, Exhibition Level, Washington Marriott Wardman Park Hotel*

This two-day workshop began on Sunday, January 4, from 2:00 – 5:00 p.m. and continues Monday, January 5, from 9:00 a.m. – 5:00 p.m. Attendance at Sunday afternoon’s program provides an important foundation for Monday’s program. Fee: $90.

See page 101 for the complete program.

7:00 am – 5:00 pm

**AALS REGISTRATION**  
*Atrium, Exhibition Level, Washington Marriott Wardman Park Hotel*

7:00 am – 5:00 pm

**AALS OFFICE AND INFORMATION CENTER**  
*Coolidge, Mezzanine Level, Washington Marriott Wardman Park Hotel*

7:00 am – 8:30 am

**SECTION OFFICERS PLANNING MEETING AND CONTINENTAL BREAKFAST FOR 2014 AND 2015 SECTION OFFICERS**  
*Marriott Ballroom Salon 1, Lobby Level, Washington Marriott Wardman Park Hotel*

Welcome: Aviva Abramovsky, Syracuse University College of Law

Speakers:
Judith Areen, Executive Director, Association of American Law Schools
Danne L. Johnson, Oklahoma City University School of Law
Blake D. Morant, AALS President-Elect and The George Washington University Law School
Xuan-Thao Nguyen, Indiana University Robert H. McKinney School of Law

7:30 am – 8:30 am

**TWELVE STEP MEETING**  
*Park Tower 8209, Lobby Level, Washington Marriott Wardman Park Hotel*

8:00 am – 2:00 pm

**AALS EXHIBIT HALL OPEN HOUSE – “THE MEETING PLACE”**  
*Exhibit Hall C, Exhibition Level, Washington Marriott Wardman Park Hotel*

Exhibitors will display a variety of academic, teaching and administrative products, and services of interest to those in legal education. Morning and afternoon refreshments will be served in the “Meeting Place” in the Exhibit Hall.
8:00 am – 5:30 pm
**CONTEMPLATIVE SPACE FOR REGISTRANTS**
*Roosevelt 4 & 5, Exhibition Level, Washington Marriott Wardman Park Hotel*

A comfortable, quiet space is available for contemplation and individual restoration for those attending the Annual Meeting. The AALS Section on Balance in Legal Education has scheduled designated times for mindful movement to engage in more active meditation and times for incorporating mindfulness into the classroom and other professional settings.

The schedule of group practices below will provide people with an opportunity to learn more about these practices and experience them with others in community. No prior experience is needed, so please come if you are interested or curious! For the remaining times throughout the conference, this technology-free space will be preserved for those seeking tranquility and solitude and will be available each day for quiet individual contemplation.

- **8:00 am – 8:30 am**
  *Guided mindfulness meditation*
- **2:30 pm – 3:00 pm**
  *Guided mindfulness meditation*
- **5:00 pm – 5:30 pm**
  *Guided mindfulness meditation*

8:30 am – 5:00 pm
**SECTION ON AGRICULTURAL LAW, ENVIRONMENTAL LAW, NATURAL RESOURCES AND ENERGY LAW JOINT FIELD TRIP**
*Front Door Entrance, Lobby Level, Washington Marriott Wardman Park Hotel*

**Achieving Water Quality in the Chesapeake Bay: Lessons for the Nation**

The challenge of improving the Chesapeake’s water quality has brought together local, regional, state, and federal actors, including government entities, farmers, environmentalists, and landowners. New initiatives have been fraught with controversy and litigation. The Chesapeake example can provide important lessons for how government agencies and interested stakeholders can address the challenge of improving shared and highly coveted water resources. The goal of this field trip is to talk with scientists, lawyers, and stakeholders involved in the development of water quality plans and recent litigation.

An advance ticket purchase is required for the field trip. If space is available, tickets may be purchased on site for spouses/significant others. Price $85.

The bus will board at 8:30 a.m. and depart from the Marriott Wardman Park Hotel from the front lobby entrance.
8:30 am – 5:00 pm

**AALS ACADEMIC SYMPOSIUM**

*Thurgood Marshall North, Mezzanine Level, Washington Marriott Wardman Park Hotel*

Congressional Dysfunction and Executive Lawmaking During the Obama Administration

See page 103 for the complete program and list of scheduled speakers.

8:30 am – 3:00 pm

**AALS COMMITTEE ON LIBRARIES AND TECHNOLOGY**

*Thurgood Marshall East, Mezzanine Level, Washington Marriott Wardman Park Hotel*

Nowhere to Run, Nowhere to Hide: The Reality of Being a Law Library Director in Times of Great Opportunity and Significant Challenges

See pages 106 for the complete program and list of scheduled speakers.

8:30 am – 10:15 am

**SECTION ON ART LAW**

*Virginia Suite A, Lobby Level, Washington Marriott Wardman Park Hotel*

After the Monuments Men: Nazi-Era Art, Modern Legal Problems

**Moderator:** Jennifer Anglim Kreder, Northern Kentucky University, Salmon P. Chase College of Law

**Speakers:**
Simon J. Frankel, Partner, Covington & Burling LLP, Washington, D.C.
Thomas R. Kline, Of Counsel, Andrews Kurth, LLP, Washington, D.C.
Stephen J. Knerly, Jr., Partner, Hahn Loeser & Parks LLP, Cleveland, OH
Lucille A. Roussin, Ph.D., Founder and Director of the Holocaust Restitution Claims Practicum, The Lawyers’ Committee for Cultural Heritage Preservation, Washington, D.C.

What happened after the Monuments Men went home? The panelists are experts in the field of Nazi-era art restitution and between them have represented victims, claimants, nations, cultural foundations, museums and collectors caught in the complex factual and legal cloud hovering over billions of dollars worth of assets. They also know that Nazi-era art claims have deep significance regarding proper respect and remembrance of those who perished, as well as the reputations of people and institutions holding such art today, seventy years after World War II. Have you wondered about the law and ethics applicable to claims to such art today? Please join us for what certainly will be a provocative and insightful discussion among the leading experts in the field.

Business meeting at program conclusion.
8:30 am – 10:15 am

SECTION ON EMPLOYEE BENEFITS AND EXECUTIVE COMPENSATION

Maryland Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

Retirement Policy: Incremental v. Fundamental Reform

**Moderator:** Norman P. Stein, Drexel University ThomaSr. Kline School of Law

**Speakers:**
- Nancy Altman, Co-director, Social Security Works, Washington, D.C.
- Daniel I. Halperin, Harvard Law School
- Regina T. Jefferson, The Catholic University of America, Columbus School of Law

There is something close to a consensus that our current retirement system – for most people, Social Security and access to a 401(k) or 403(b) plan – is not optimal, although there is disagreement about whether the system is a failure or just not as successful as it might be. Since ERISA’s enactment there has been considerable legislative and regulatory adjustment to the statute, some minor, some major, but we are still stuck with a system that seems more path dependent than intelligently designed. Is it time to give up on the current system and design a replacement system that would be universal and provide an adequate and secure benefit? Or can the current system be tweaked into a system that works better for more people? The panelists will discuss these questions, focusing on the shortcomings of our current system, different approaches to addressing those shortcomings, and the political prospects for either meaningful incremental or fundamental reform.

Business meeting at program conclusion.

8:30 am – 10:15 am

SECTION ON EUROPEAN LAW, CO-SPONSORED BY SECTION ON ECONOMIC GLOBALIZATION AND GOVERNANCE

Maryland Suite C, Lobby Level, Washington Marriott Wardman Park Hotel

The Future of E.U.-U.S. Trade Relations: Assessing the Transatlantic Trade and Investment Partnership

(Papers to be published in *Columbia Journal of European Law*)

**Moderator:** Francesca Bignami, The George Washington University Law School

**Speakers:**
- Alberto Alemanno, Associate Professor, HEC Paris Law School, Paris, France
- Fernanda Giorgia Nicola, American University, Washington College of Law
- Richard W. Parker, University of Connecticut School of Law
- Gregory C. Shaffer, University of California, Irvine School of Law

In 2013, U.S.-E.U. negotiations on the Transatlantic Trade and Investment Partnership (TTIP) were launched. Described as one of the most ambitious free trade initiatives of the past decades, it tackles a variety of hot-button issues such as food safety and environmental standards and seeks to establish an institutional framework for transnational regulatory cooperation that would set the standard for the next generation of trade liberalization throughout the world. Although TTIP promises to bring great rewards, by increasing transatlantic trade and investment and by enabling regulators on both sides of the Atlantic to more effectively tackle common problems, it also raises questions of democratic legitimacy.
and dwindling national sovereignty. This panel will assess the state-of-play of TTIP and will offer a variety of perspectives on the promise and possible drawbacks of this ambitious new transatlantic regulatory venture.

Business meeting at program conclusion.

8:30 am – 10:15 am
**SECTION ON JURISPRUDENCE**  
*Delaware Suite B, Lobby Level, Washington Marriott Wardman Park Hotel*

Sam Scheffler: Traditions, Value and Law

**Moderator:** Ekow Yankah, Benjamin N. Cardozo School of Law

**Speakers:**
Lawrence A. Alexander, University of San Diego School of Law  
Alice G. Ristroph, Seton Hall University School of Law  
Samuel Scheffler, Ph.D., University Professor; Professor of Philosophy and Law, New York University Department of Philosophy, New York, NY  
Jason Solomon, Stanford Law School

Samuel Scheffler’s work in moral and political philosophy explores numerous subjects central to legal theory. In particular, Dr. Scheffler has contributed important work subtly exploring why consequentialism seems inadequate as a moral theory and yet is surprisingly hard to fully reject in favor of a comprehensively deontological view. Additionally, his recent work has highlighted the textured ways in which people are interpersonally bonded, the nature and value of tradition and how knowledge that our community will continue after our death lends moral value to our lives in surprising ways.

These theories provide rich starting points to explore how law should treat claims of individual dignity, cast new light on debates between liberalism, communitarianism and republicanism as frame question of how the law should treat and protect communally created values and rights in contrast to individualistic rights claims.

Business meeting at program conclusion.

8:30 am – 10:15 am
**SECTION ON LAW AND RELIGION**  
*Delaware Suite A, Lobby Level, Washington Marriott Wardman Park Hotel*

How (Not to) Provide Statutory Accommodations for Religion

**Moderator:** Robert A. Katz, Indiana University Robert H. McKinney School of Law

**Speakers:**
Dale Carpenter, University of Minnesota Law School  
Chris Eberle, Associate Professor, U.S. Naval Academy, Annapolis, MD  
Ayesha N. Khan, Legal Director, Americans United for Separation of Church and State, Washington, D.C.  
Stephen Macedo, Laurence S. Rockefeller Professor of Politics and the University Center for Human Values, Princeton University Department of Politics, Princeton, NJ

*continued on next page*
Religious accommodations from the law have long been one of the central sore spots of modern church-state jurisprudence, on and off the courts. For almost a quarter century now, the Supreme Court has made clear that the Free Exercise Clause does not require judicial accommodations or exemptions from neutral, generally applicable laws that burden religion, but neither the Free Exercise nor Establishment Clauses forbid legislative accommodations. But the devil is in the details, and the subject of legislative accommodations has become greatly controverted in the past few years. The contraceptive mandate cases, objections by state employees asked to issue same-sex marriage licenses, the flurry of state legislative efforts to ensure conscience exemptions from antidiscrimination laws: all these and many other episodes suggest that legislative accommodations for religion have become a new front in the culture wars and an important subject for students of both the law and the politics of religious freedom, particularly as that concept comes into conflict with values of egalitarianism and nondiscrimination. This panel will focus on the legal, political, practical, and jurisprudential questions raised by recent controversies over legislative accommodations for religious believers.

Business meeting at program conclusion.

8:30 am – 10:15 am

SECTION ON MASS COMMUNICATION LAW
MARYLAND SUITE A, LOBBY LEVEL, WASHINGTON MARriott WARDMAN PARK HOTEL

Net Neutrality: Where Does the FCC Go From Here?

Moderator: David Ardia, University of North Carolina School of Law

Speakers:
Robert M. Frieden, Pioneer Chair and Professor of Telecommunications and Law, The Pennsylvania State University, University Park, PA
Brett M. Frischmann, Benjamin N. Cardozo School of Law
Allen Hammond, Santa Clara University School of Law
LaVonda N. Reed, Syracuse University College of Law
Catherine J. Sandoval, Santa Clara University School of Law
Christopher S. Yoo, University of Pennsylvania Law School

On January 14, 2014, the D.C. Circuit struck down significant portions of the FCC’s Open Internet Rules, finding that the Commission had exceeded its authority in imposing anti-blocking and anti-discrimination requirements on broadband Internet service providers. Following the decision, FCC Chairman Tom Wheeler stated that the D.C. Circuit’s conclusion that the FCC does have statutory authority under section 706(a) of the Telecommunications Act of 1996 to “promote broadband deployment” leaves the FCC with sufficient authority to ensure an “open Internet” and proposed limited restrictions on Internet service providers. Chairman Wheeler also stated that he would, in the alternative, consider reclassifying broadband Internet access as a Title II telecommunications service. To complicate matters further, several Internet service providers have asserted that any attempt by the FCC to impose non-discrimination requirements would violate their First Amendment rights.
This panel will discuss the reasons for and against a ban on certain types of network discrimination, the FCC’s authority to implement non-discrimination rules, the strength of the provider’s claims that such rules would violate their First Amendment rights, and the political dimensions of this debate.

Business meeting at program conclusion.

8:30 am – 12:30 pm
SECTION ON SERVICE PROJECT OF SECTIONS ON POVERTY LAW AND PRO-BONO & PUBLIC SERVICE OPPORTUNITIES
Front Door Entrance, Lobby Level, Washington Marriott Wardman Park Hotel

This service project is an opportunity to participate in community service with your colleagues during the Annual Meeting.

The service project will be held at Food and Friends. Food and Friends is the only organization in the Washington, D.C. area providing specialized, nutritious meals, groceries, nutrition counseling and friendship to people living with HIV/AIDS, cancer and other life-challenging illnesses.

The bus for the service project will board at 8:15 a.m. and depart at 8:30 a.m. from the Marriott Wardman Park Hotel front door lobby entrance.

8:45 am – 4:30 pm
SECTION ON INSTITUTIONAL ADVANCEMENT – DAY TWO
Thurgood Marshall West & South, Mezzanine Level, Washington Marriott Wardman Park Hotel

Collaborating During Times of Transition and Transformation

See pages 109 for the complete program and list of scheduled speakers.

9:00 am – 4:30 pm
SECTION ON STUDENT SERVICES
Roosevelt 2, Exhibition Level, Washington Marriott Wardman Park Hotel

Rebooting Legal Education in Response to Market Demands: Providing the Right Services for Our Students

See pages 114 for the complete program and list of scheduled speakers.

9:00 am – 5:00 pm
SECTION ON SOCIO-ECONOMICS
Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel

Socio-Economics: Good Research That Does Good

See page 116 for the complete program and list of scheduled speakers.
Annual Meeting Program

10:30 am – 12:15 pm

SECTION ON BIOLAW
Virginia Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

Ebola and the Law

(Papers to be published in Journal of Biosecurity, Biosafety and Biodefense Law)

Moderator: James Ming Chen, Michigan State University College of Law

Speakers from a Call for Papers:
Robert A. Bohrer, California Western School of Law
Lan Cao, Chapman University Dale E. Fowler School of Law
Carl H. Coleman, Seton Hall University School of Law
Victoria Sutton, Texas Tech University School of Law

Commentators:
Andrew W. Torrance, University of Kansas School of Law
Katharine A. Van Tassel, University of Akron, C. Blake McDowell Law Center

The 2014 West African outbreak of the Ebola virus is the most severe epidemic attributed to this pathogen since 1976, when international health officials began keeping records on Ebola. As of August 2014, the total number of suspected cases has approached 2,000 and the number of suspected deaths has exceeded 1,000. The World Health Organization has designated the health crisis as one of international concern. The law has a strong stake in containing this outbreak and preventing future episodes of this kind.

The section invited papers addressing issues of law and policy arising from the Ebola outbreak. Issues may include (but by no means were limited to) the following:

- Why was the international legal and public health community so slow to recognize the 2014 Ebola outbreak? Human beings are supremely attuned to threats posed by other humans (such as war or terrorism), but far less prepared for threats deemed “natural” or “environmental.” How should law accommodate and/or offset this biological predisposition?

- There is no vaccine or cure for Ebola. Medicines for treating Ebola, carrying some hope of reducing the mortality rate, are in extremely short supply. What are the bioethical implications raised by the decision to devote the extremely limited supplies of Ebola medication — no more than a handful of doses as of August 2014 — to medical workers of non-African origin? How should the U.S. Food and Drug Administration and its foreign counterparts handle petitions to expedite the experimental use of Ebola medication?
• The failure to contain Ebola to a few, geographically concentrated cases has enabled the virus to infect four countries (Guinea, Sierra Leone, Liberia, and Nigeria) as of August 2014. Relatively severe public health measures, ranging from the quarantine to the cordon sanitaire, are contemplated and may be implemented in varying degrees in one or more affected countries. What are the legal implications of resorting to law enforcement or even military solutions during public health emergencies?

• Outbreaks of Ebola and other highly communicable diseases are all but inevitable in an age of globalization, anthropogenic climate change, and biodiversity loss. Even apart from the bushmeat trade, which is suspected of enabling epizootics to make the jump to humans, increased human traffic into previously untouched areas has introduced viruses and other pathogens to human populations around the world. What if any solutions can the law provide, through its focus on environmental protection, immigration, trade, and human rights?

Business meeting at program conclusion.

10:30 am – 12:15 pm

SECTION ON CONSTITUTIONAL LAW
Delaware Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

Perspectives on Federal Power Under the Reconstruction Amendments

(Papers to be published in University of Pennsylvania Journal of Constitutional Law Online)

Moderator: Derek T. Muller, Pepperdine University School of Law

Speakers:
William D. Araiza, Brooklyn Law School
Allison Orr Larsen, William & Mary Law School
Douglas Laycock, University of Virginia School of Law
Bertrall Ross, University of California, Berkeley School of Law

The year 2015 will mark 150 years since the end of the Civil War and the enactment of the Thirteenth Amendment, the first of the Reconstruction Amendments. It marks the fiftieth anniversary of the Voting Rights Act of 1965, the most significant federal voting bill in history and the subject of recent substantial judicial review in Shelby County v. Holder. And it marks the twenty-fifth anniversary of Employment Division v. Smith, a Free Exercise Clause case that sparked a quarter-century battle between Congress and the judiciary on the proper scope of legislative authority under the Reconstruction Amendments on matters ranging from the rights of the disabled to age discrimination. This panel will examine this power under Reconstruction Amendments from a variety of perspectives.
10:30 am – 12:15 pm

SECTION ON LABOR RELATIONS AND EMPLOYMENT LAW, CO-SPONSORED BY SECTIONS ON SOCIO-ECONOMICS AND WOMEN IN LEGAL EDUCATION

Maryland Suite C, Lobby Level, Washington Marriott Wardman Park Hotel

Emotions at Work: The Employment Relationship During An Age of Anxiety

(Papers to be published in Employee Rights and Employment Policy Journal)

Moderator: Rebecca K. Lee, Thomas Jefferson School of Law

Speakers:
Marion G. Crain, Washington University in St. Louis School of Law
Laura A. Rosenbury, Washington University in St. Louis School of Law
Thomas Ulen, University of Illinois College of Law
David Yamada, Suffolk University Law School

Speaker from a Call for Papers: Sachin S. Pandya, University of Connecticut School of Law

In uncertain economic times that translate into uncertain times in the workplace, many individuals are experiencing a greater range and intensity of emotions at work, both as employees and as employers. Employees may be anxious about job security even when they have an employment contract or other job protections, may feel more pressure with respect to their work responsibilities, and may be emotionally (and not just financially) unprepared for sudden changes to their employment relationships and changes in career plans. Employers also are experiencing heightened pressure as they try to steer their work organizations safely past the rough economic waves while needing to make some hard decisions along the way. Are these emotions in the workplace openly recognized and managed, and if so, how? This panel explores the emotional aspects of the employment relationship and how employment law or workplace policy should address these concerns.

Business meeting at program conclusion.

10:30 am – 12:15 pm

SECTION ON LAW SCHOOL ADMINISTRATION AND FINANCE

Maryland Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

Differential Affordability: Understanding the Net Cost of Law School

Moderator: Michael S. Dean, Mercer University School of Law

Speaker: Jerome M. Organ, University of St. Thomas School of Law

Since the 1980s, the growth rate for law school tuition has been greater than the growth rate of salaries for graduates immediately out of law school. Thus, law school has become relatively more expensive than it was in the 1980s and 1990s using these two points of comparison. Yet, macro analysis of the cost of law school fails to account for significant differences on a micro level. There are significant geographic differences in the cost of obtaining a legal education. In addition, as a general matter, as a result of a growth in “merit-based” scholarships, and a decrease in “need-based” scholarships, legal education is much
more expensive for those with lower LSAT/GPA profiles than for those with higher LSAT/GPA profiles. This presentation will set forth data comparing relative costs for students in different parts of the country and for students with different LSAT/GPA profiles and include a discussion of the consequences and sustainability of this pricing model.

Business meeting at program conclusion.

10:30 am – 12:15 pm

SECTION ON MINORITY GROUPS
Delaware Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

Tenure, Austerity, and Academic Freedom

Moderator: Anthony Paul Farley, Albany Law School

Speakers:
Tayyab Mahmud, Seattle University School of Law
Natsu Taylor Saito, Georgia State University College of Law
Terry Smith, DePaul University College of Law
Donna E. Young, Albany Law School

“Institutions of higher education are conducted for the common good and not to further the interest of either the individual teacher or the institution as a whole. The common good depends upon the free search for truth and its free exposition... Freedom and economic security, hence, tenure, are indispensable to the success of an institution in fulfilling its obligations to its students and to society.”

– American Association of University Professors 1940 Statement of Principles on Academic Freedom and Tenure

Recent struggles over university education have taken place on the terrain of austerity. A new corporate model of higher education has called for the reduction of labor costs through such means as the elimination of tenure and the replacement of full-time academics with adjuncts. The idea of the university as a public good has, it seems, had its day.

The excluded idea of the university as a public good is accompanied by other exclusions. The struggle to desegregate American faculties, for example, had its origin in the idea of university education as a public good. Tenure, like racial inclusion, has everything to do with academic freedom, and academic freedom has everything to do with the idea that university education and university-based knowledge production are public goods.

The logic of the new corporate university fits seamlessly with a global neoliberalism that questions the very idea of the public, let alone the public good. The struggle over austerity in tertiary education is about much more than nickels and dimes or even millions of dollars to be saved. The struggle is over the future of free thought.

To bring this home, few people really want to hear about racism. When we describe racism, as we do, as a problem of our legal system, we do not do so to make friends. To paraphrase Steven Biko, we write what we like. Doing so is a public good. And that is what freedom is for. And that is the purpose of this panel on Austerity, Academic Freedom and Tenure.
10:30 am - 12:15 pm

**SECTION ON PRELEGAL EDUCATION AND ADMISSION TO LAW SCHOOL**

*Maryland Suite B, Lobby Level, Washington Marriott Wardman Park Hotel*

**Merit Scholarship Policies and the Impact on our Classes and Legal Education**

**Moderator:** R. Jay Shively, Wake Forest University School of Law

**Speakers:**
Susan Bogart, Pennsylvania State University The Dickinson School of Law
Cary Lee Cluck, University of Mississippi School of Law
Tracy L. Simmons, University of the Pacific, McGeorge School of Law

Today’s volatile market requires schools to be aggressive in seeking the best students for their schools – mostly by offering merit scholarships. This panel will explore the evolution of merit scholarships as a recent response to market factors and the increased focus on rankings by our applicants and administrations. Further we will discuss the impact the scholarship arms race has had on our schools, students, and legal education. By providing an open forum to share ideas the session strives to make room for understanding and perspective in a competitive environment where all might benefit.

Business meeting at program conclusion.

12:00 pm - 1:00 pm

**AALS COMMITTEE ON LIBRARIES AND TECHNOLOGY BOXED LUNCHEON**

*Washington 1, Exhibition Level, Washington Marriott Wardman Park Hotel*

Tickets were sold in advance of the Annual Meeting. Tickets may be purchase at AALS On-Site Registration until 7:00 pm on Sunday, January 4 if space is available. Tickets will not be for sale at the luncheon. Ticket price: $49.

12:15 pm - 1:30 pm

**INSTITUTIONAL ADVANCEMENT LUNCHEON AND BUSINESS MEETING**

*Washington 3, Exhibition Level, Washington Marriott Wardman Park Hotel*

**Speakers:** Mark Lanier, Lead Litigation Counsel, Lanier Law Firm, P.C., Houston, TX

Learn about persuasive communication styles and effective donor messaging from Mark Lanier, one of the country’s top trial lawyers and a major philanthropist. Mark spoke last year, and many participants requested that he return to speak again.

Tickets were sold in advance of the Annual Meeting. This luncheon is included in the Institutional Advancement Professionals’ registration fee. For those registering for the complete Annual Meeting, the Section on Institutional Advancement Luncheon ticket must be purchased separately for $62. Tickets will not be for sale at the luncheon.

12:15 pm - 1:30 pm

**SECTION ON LABOR RELATIONS AND EMPLOYMENT LAW LUNCHEON**

*Washington 2, Exhibition Level, Washington Marriott Wardman Park Hotel*

Tickets were sold in advance of the Annual Meeting. Tickets may be purchase at AALS On-Site Registration until 7:00 pm on Sunday, January 4 if space is available. Tickets will not be for sale at the luncheon. Ticket price: $62.
12:15 pm – 1:30 pm
**SECTION ON MINORITY GROUPS LUNCHEON**
*Marriott Ballroom Salon 1, Lobby Level, Washington Marriott Wardman Park Hotel*

**Special Guest:** Anita Hill, Senior Advisor to the Provost and Professor of Social Policy, Law, and Women’s Studies, Brandeis University Heller School for Social Policy and Management

Tickets were sold in advance of the Annual Meeting. Tickets may be purchase at AALS On-Site Registration until 7:00 pm on Sunday, January 4 if space is available. Tickets will not be for sale at the luncheon. Ticket price: $62.

12:15 pm – 1:45 pm
**SOCIO-ECONOMICS BOXED LUNCHEON**
*Washington 6, Exhibition Level, Washington Marriott Wardman Park Hotel*

Socio-Economics and Feminism: What Does the Minimum Wage Have to Do with Reproductive Rights?

**Speaker:** Terry O’Neill, President, National Organization for Women

Tickets were sold in advance of the Annual Meeting. Tickets may be purchased at AALS On-Site Registration until 7:00 pm on Sunday, January 4 if space is available. Tickets will not be for sale at the luncheon. Ticket price: $49.

12:15 pm – 1:30 pm
**SECTION ON EUROPEAN LAW LUNCHEON**
*Washington 4, Exhibition Level*

12:15 pm – 1:30 pm
**STUDENT SERVICES LUNCHEON**
*Washington 5, Exhibition Level, Washington Marriott Wardman Park Hotel*

Tickets were sold in advance of the Annual Meeting. Tickets may be purchase at AALS On-Site Registration until 7:00 pm on Sunday, January 4 if space is available. Tickets will not be for sale at the luncheon. Ticket price: $62.

2:00 pm – 3:45 pm
**AALS CROSSCUTTING PROGRAM**
*Maryland Suite B, Lobby Level, Washington Marriott Wardman Park Hotel*

The Fifty Years’ War: Can Legislation Ameliorate Poverty?

**Moderator:** Anita Bernstein, Brooklyn Law School

**Speakers:**
Tonya L. Brito, University of Wisconsin Law School
Peter B. Edelman, Georgetown University Law Center
Kevin R. Johnson, University of California at Davis School of Law
David Kamin, New York University School of Law
Jessica Mantel, University of Houston Law Center

The fraught golden anniversary of the War on Poverty invites a timely conversation among law teachers. Poverty is alive and well, so to speak, in American legal education. Poverty

*continued on next page*
Annual Meeting Program

AALS Crosscutting Program, continued

itself, though eased since the launch of the 1965 War by measures our panelists will discuss, remains urgent for American policy.

Urgent for law too, and here we focus on legislation. Decisions by judges have eased several harms associated with poverty, but statutes offer a stronger role for law. Any look at the relation between law and poverty in the United States demands attention to statutory change, both historical and potential. Panelists bring their expertise in particular domains – tax, immigration, health care, and family policy – to build our discussion about the strengths and weaknesses of legislation as an anti-poverty intervention.

2:00 pm – 5:00 pm

AALS CROSSCUTTING PROGRAM

Delaware Suite, Lobby Level, Washington Marriott Wardman Park Hotel

Anita F. Hill, Supreme Court Confirmation Hearings, and a Screening of the Film “Anita”

Moderator: Michael A. Olivas, University of Houston Law Center

Speakers:
Taunya Lovell Banks, University of Maryland Francis King Carey School of Law
Anita Hill, Senior Advisor to the Provost and Professor of Social Policy, Law, and Women’s Studies, Brandeis University Heller School for Social Policy and Management, Waltham, MA
Jessica Silbey, Suffolk University Law School

This Crosscutting program hopes to accomplish several important goals. A number of the law professoriate were too young (as are most law students) to have witnessed the events at the time they happened in 1991, so seeing the film and hearing Professor Hill speak will introduce them to this riveting narrative, one which involved a young law professor Hill and other law professors who assisted her during the hearings. Given the many changes that have occurred since then, such as the increased politicization of the process, its spillover into the review of Article III judges, and the removal of the 60 vote filibuster rule, such a film will have great teaching value and historical significance. In addition, this entire event was a major cultural divide, transcending even its political implications, and was a watershed moment for quickening the issues of sexual harassment and racial coding. While the film has just opened in a limited run, it will become a full-fledged film upon its national release, so that its showing for law schools will be more common; the program discussion will focus upon its efficacy for legal education as well, and will help faculty frame the issues for law school instructional purposes.

2:00 pm – 3:45 pm

SECTION ON CONTINUING LEGAL EDUCATION

Virginia Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

Digitally Global Part II: The Role of Digital Technology in the Rise of CLE’s Focus Upon Global Lawyering

Co-Moderators and Speakers:
Jennifer Dabson, American University, Washington College of Law
Dennis Greene, University of Dayton School of Law
Speakers:
Lisa Carper, On Demand CLE Content Lead, LexisNexis, Miamisburg, OH
Glenn Greenberg, American University, Washington College of Law

As Digital Technology and the Internet has come to play a significant role in the delivery of continuing legal education programs by the ABA, local bar associations and many law schools, the next phase of distance learning CLE’s will expand their subject matter and their market into the international legal community. This panel – a follow up to the successful 2014 program in New York City – will focus on the range of benefits which law schools can derive from the growth of this phenomena, from the linkages which they will be able to develop with practitioners in the international legal thereby raising their institutional and faculty profiles, to providing international law educational and contact opportunities for their alumni, which could serve as an advancement benefit for the law schools. The panel will address the various aspects of this subject.

Business meeting at program conclusion.

2:00 pm – 3:45 pm
SECTION ON CRIMINAL JUSTICE
Maryland Suite C, Lobby Level, Washington Marriott Wardman Park Hotel

Reprioritizing Accuracy as the Primary Goal of the Criminal Justice Process

Moderator and Speakers:
Dan Simon, University of Southern California Gould School of Law

Speakers:
Sharon L. Davies, The Ohio State University, Michael E. Moritz College of Law
Laurie L. Levenson, Loyola Law School
Erin E. Murphy, New York University School of Law
George C. Thomas, III, Rutgers School of Law - Newark

Given the pressing societal need to punish criminal behavior and the solemn nature of depriving people of their liberty and even life, one would expect that the accuracy of these fateful determinations would be the paramount goal of the criminal justice process. Yet, perplexingly, the criminal justice system sidelines the accuracy of its somber task in favor of a slew of other goals, interests and constraints, which are borne primarily by bureaucratic convenience and system defensiveness.

Notwithstanding occasional pronouncements by the Supreme Court touting the importance of finding the truth, that goal is effectively eclipsed by the Court’s narrowly conceived procedural regime. To a large extent, the procedures themselves have become the ultimate goal of the process, with fairness serving as its guiding principle. Yet, the prevailing conception of fairness is reduced to ensuring that the playing field is roughly level, with little regard to who deserves to prevail.

This program will critically examine the prevailing jurisprudential framework and advocate for reforms that seek to prioritize accuracy as the primary goal of the investigative and adjudicative processes, and thus guide the system towards more just and effective outcomes.
Not Just a Cash Cow: Meeting the Needs of Non-U.S. Lawyers and Law Students

**Moderator:** Mark E. Wojcik, The John Marshall Law School

**Speakers:**
- David W. Austin, California Western School of Law
- Juliana Campagna, Hofstra University School of Law
- George E. Edwards, Indiana University Robert H. McKinney School of Law
- Lauren Fielder, The University of Texas School of Law

Having lawyers and law students from other countries can enrich the classroom with actual comparative law experiences and substantive knowledge about other laws and legal systems. Lawyers and law students from other countries can also help keep schools afloat financially when the number of U.S. students drops. Unfortunately, some law schools are tempted to recruit non-U.S. students without adequate consideration of what support they will need to succeed academically and when they return home. This audience-interactive panel will assess the needs of international students and examine how law schools meet, or fail to meet, those needs.

Business meeting at program conclusion.

Legislating Belonging

**Moderator:** Addie Rolnick, University of Nevada, Las Vegas, William S. Boyd School of Law

**Speakers:**
- Rabia Belt, Georgetown University Law Center
- Jean Dennison, Ph.D., Assistant Professor of Anthropology, University of North Carolina at Chapel Hill Department of Anthropology, Chapel Hill, NC
- Monica Eppinger, Saint Louis University School of Law
- Kevin Noble Maillard, Syracuse University College of Law
- Hiroshi Motomura, University of California, Los Angeles School of Law

This roundtable will consider how political communities define themselves and how those boundaries are (or are not) reflected in legal rules of belonging, like citizenship. Our speakers will explore the interplay between informal and formal indices of belonging in different contexts, including: citizenship in American Indian nations, U.S. immigration and citizenship, voting rights of people with disabilities, and institutions and crises in Ukrainian nation building.

Business meeting at program conclusion.
2:00 pm – 3:45 pm
SECTION ON LAW AND INTERPRETATION
Virginia Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

Richard Posner and Stanley Fish: Revisiting Interpretation

Moderator: Brett Gilbert Scharffs, Brigham Young University, J. Reuben Clark Law School

Speakers:
Stanley Fish, Florida International University College of Law
Richard Allen Posner, Judge, U.S. Court of Appeals, Seventh Circuit, Chicago, IL

Twenty-five years ago there was an extraordinary set of debates about the uses and abuses of literary theory in the interpretation of legal texts, and in particular whether texts constrain interpretive meaning. These debates involved many leading legal and literary scholars including Ronald Dworkin, Owen Fiss, and Richard Posner. But they almost always included Stanley Fish as the antagonist of scholars from a wide range of ideological and philosophical viewpoints. These debates were noteworthy for their pointed exchanges and for the fact that they often went through three or even four iterations. This panel brings back two of these combatants (no other word does justice to the spirited character of the exchanges) – Stanley Fish and Richard Posner – to reflect upon these debates and to consider what, if anything, we learned and what, if anything, of importance remains.

Business meeting at program conclusion.

2:00 pm – 5:00 pm
AALS ADVISORY COMMITTEE ON GLOBAL ENGAGEMENT PROGRAM
Roosevelt 1, Exhibition Level, Washington Marriott Wardman Park Hotel

New Challenges and Opportunities in Globalizing Legal Education

See pages 119 for for the complete program and list of scheduled speakers.

5:00 pm – 6:30 pm
AALS RECEPTION FOR LEGAL EDUCATORS FROM LAW SCHOOLS OUTSIDE THE UNITED STATES
Maryland Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

Legal educators from outside the United States are invited to attend this reception held in their honor.
Day-Long and Half-Day Programs at the 2015 Annual Meeting

Sunday, January 4, 2015

8:00 am – 5:00 pm

SECTION ON INSTITUTIONAL ADVANCEMENT – DAY ONE
Thurgood Marshall West & South, Mezzanine Level, Washington Marriott Wardman Park Hotel

Collaborating During Times of Transition and Transformation

8:00 am – 8:30 am
Welcome to New Institutional Advancement Professionals and How to Get the Most Out of the Conference
Thurgood Marshall West & South, Mezzanine Level, Washington Marriott Wardman Park Hotel

This session is designed for new institutional advancement professionals and more experienced individuals who have not attended an AALS Section on Institutional Advancement program. Members of the section will greet you and hold a short session outlining how the Section on Institutional Advancement program is organized and how to best leverage your time at the conference.

8:45 am – 9:00 am
Welcome
Thurgood Marshall West & South, Mezzanine Level, Washington Marriott Wardman Park Hotel

Speaker: Darby Dickerson, Texas Tech University School of Law

9:00 am – 10:15 am
Plenary Session: Working Together: What We Need and Why We Need It
Thurgood Marshall West & South, Mezzanine Level, Washington Marriott Wardman Park Hotel

Moderator: Camille A. Nelson, Suffolk University Law School

Speakers:
Richard Collins, The George Washington University Law School
Frank Klim, Stetson University College of Law
Susan L. Krinsky, University of Maryland Francis King Carey School of Law

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Annual Meeting Program

This overview session will discuss the types of information that institutional advancement professionals need to work effectively with their colleagues within the institution, and to advance the goals and mission of the institution. The panel, comprised of administrators from various areas of responsibility, will discuss and simulate scenarios that show how we can all work together for the good of our institutions, and will emphasize the need for accurate and shared data.

10:45 am – 12:15 pm

Alumni and Communication Track Concurrent Session: Data Management for Alumni
Madison A, Mezzanine Level, Washington Marriott Wardman Park Hotel

Moderator: Jill De Young, University of Iowa College of Law

Speakers:
Cecily Craighill, Emory University School of Law
Mayhugh (Skip) Horne, Santa Clara University School of Law
Dinah Zebot, University of Minnesota Law School

This interactive session will brainstorm ways to use and maintain data about alumni. After working in small groups, group leaders will report best ideas, which will then be the basis for large-group discussion. Discussion topics will include strategies for keeping alumni records current, post-event data management, and how to encourage the flow of data within your institution and how/what types of data can be used in institutional marketing.

10:45 am – 12:15 pm

Development Track Concurrent Session: Metrics for Fundraising Success
Thurgood Marshall West & South, Mezzanine Level, Washington Marriott Wardman Park Hotel

Moderator: Terri Muse, University of Idaho College of Law

Speakers:
Julia Erwin-Weiner, Stanford Law School
Mary Beth Searles, University of Colorado School of Law

In recent years, law schools have seen a drive to put into place metrics and goals to measure fundraising success. Now more than ever, we need to measure the return on investment and fundraising outcomes. Our panelists will discuss current trends in this area, provide some insights on trends at their schools and discuss how metrics can aide development officers in making their case for more resources.
2:00 pm – 3:15 pm

Alumni Track Concurrent Session: Strategies for Fantastic Events and Reunions

*Madison A, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Moderator:** Mary H. Hoagland, Brigham Young University, J. Reuben Clark Law School

**Speakers:**
Julie C. Doss, Texas Tech University School of Law
Allison Fry, Stanford Law School
Corley Raileanu, The George Washington University Law School

Reunions and events are important parts of keeping alumni engaged and informed about what is happening at the school. This session will give you an opportunity to talk in small groups about event strategies – what works and what doesn’t. Discussion questions include when and why to have events, how to advertise effectively, how to measure success, and more.

2:00 pm – 3:15 pm

Communication Track Concurrent Session: Brand Management - Top Trends and Planning for the Future

*Madison B, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Moderator:** Lisa O’Rourke, Loyola Law School

**Speakers:**
Burkey Belser, President, Greenfield Belser, Washington, D.C.
Elizabeth Field, The George Washington University Law School
Lisa Snedeker, Wake Forest University School of Law

This interactive session will explore trends in branding and how we can best use and elevate our brand perception with a focus on career services and marketing your school to employers. In our quickly evolving environment, it is important to differentiate and communicate the strengths of our institutions to employers across the legal industry. Panelists will include leaders from industry branding firms and law school branding officers. They will share their branding views, experiences and challenges. We will open the panel to audience discussion to address your top branding questions.

*continued on next page*
2:00 pm – 3:15 pm  
**Development Track Concurrent Session: The Circle of Fundraising: Cultivate, Ask, Cultivate**  
*Thurgood Marshall West & South, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Speakers:**  
Peter Cronin, Cornell Law School  
Luisa Siravo, University of California, Berkeley School of Law

Donors and prospective donors are increasingly seeking involvement as a way to continue and deepen their engagement with individuals and institutions that share their common vision. A gift from a donor should be just the beginning not the end to the relationship. In this session, leading development professionals will share their ideas for meaningful engagement of donors and prospective new donors. Giving societies, advisory boards, fundraising galas, alumni events, speaking to classes—what works most effectively and what doesn’t work?

Following their presentations, the panelists will lead small group breakout conversations with the audience followed by a final all-group feedback session.

3:45 pm – 5:00 pm  
**Plenary Session: Fundraising Trends and Tips**  
*Thurgood Marshall West & South, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Moderator:** JoAnne A. Epps, Temple University, James E. Beasley School of Law

**Speakers:**  
Donald J. Weidner, Florida State University College of Law  
Patricia D. White, University of Miami School of Law

A panel of experienced deans will discuss their views of fundraising, describe how fundraising has evolved over the past decade, and share tips for effective fundraising in today’s environment.

5:00 pm – 6:15 pm  
**Section on Institutional Advancement Reception**  
**Sponsored by Lawdragon**  
*Thurgood Marshall East, Mezzanine Level, Washington Marriott Wardman Park Hotel*

This two-day program will continue on Monday, January 4, from 8:45 am – 5:00 pm. See page 109.
QUALITATIVE AND MIXED METHODS WORKSHOP

Roosevelt 3, Exhibition Level, Washington Marriott Wardman Park Hotel

Speakers:
John M. Conley, University of North Carolina School of Law
Bryant G. Garth, University of California, Irvine School of Law
Richard O. Lempert, The University of Michigan Law School
Ajay K. Mehrotra, Indiana University Maurer School of Law
Carole Silver, Northwestern University School of Law
Joyce S. Sterling, University of Denver Sturm College of Law
Tom Tyler, Yale Law School

This two-day workshop will be held from Sunday, January 4, from 2:00 – 5:00 pm, through Monday, January 5, from 9:00 am – 5:00 pm. Attendance at Sunday afternoon’s program provides an important foundation for Monday’s program. Fee: $90.

The workshop provides an overview of qualitative and mixed research methods. Within “mixed” we include research that combines qualitative, quantitative and/or experimental methods to study law. No background in social science is required. The goals of the workshop are: 1) To provide guidance for law professors interested in drawing on qualitative, survey research and/or experimental social science studies pertinent to their research on law; and 2) To support law professors who seek to augment their scholarship by using interviews, observation, historical data, language analysis, or mixed methods. This year’s workshop will have a particular emphasis on designing and performing interview studies.

The workshop is divided into four sessions: (1) an introductory session that covers how to define a research question and how to match a research question to an appropriate set of methods (this includes quantitative and experimental methods as well as qualitative methods) (3 hours); (2) a working lunch session during which speakers will address specific methodological issues that arise in ethnography, survey design, language analysis, and historical research (1 hour); (3) a session explaining how to design and carry out interview studies, with some accompanying discussion of case studies and ethnographic research (3 hours); and (4) a final session during which workshop faculty will discuss issues involved in analysis and write-up of qualitative research, along with time devoted to questions raised by this year’s workshop participants (3 hours). Participants are not required to have any specific equipment or preparation.

Session I: Introduction - Getting Started with Qualitative Research

How do researchers formulate a specific question that is answerable empirically? How does one identify an appropriate method for answering any given particular research question? And how can we combine different kinds of methods for studying the law as it works in action? This session introduces a variety of research methods and evaluates their strengths and weaknesses for answering different kinds of research questions. The session will also compare approaches in terms of their assumptions, objectives, types of data collected, and use of theory. We will draw on a wide range of empirical studies of law and

continued on next page
decision making by legal actors. Particular attention will be given to qualitative methods such as interviews, focus groups, participant observation, language analysis, historical analysis, and survey design, and to combining methods - including quantitative and experimental approaches.

**Session II. Designing and Carrying Out Qualitative Research (with special emphasis on Interview Studies)**
In this panel, speakers discuss how to go about selecting subjects for interview studies, how to obtain access (including IRB issues), how to design and conduct interviews, and how interview studies compare with other qualitative research such as case studies or ethnographic research.

**Box Lunch with Panel Discussion of Ethnography, Survey Design, Language Analysis, and Historical Research**
This session will focus on ethnography, language analysis, and historical research.

**Session III. Qualitative Research Analysis and Write-Up; Audience Questions and Discussion**
Once you’ve completed your interviews, what then? The first half of this session provides an overview of different forms of qualitative analysis, including software for analysis of text. It also covers issues involved in analyzing and presenting qualitative data, and how to draw on multiple studies to “triangulate” findings. During the second half of the session, we will have an interactive session in which participants can ask questions related to their own research interests and agendas.
Congressional Dysfunction and Executive Lawmaking During the Obama Administration

(Papers to be published jointly by *Chicago-Kent Law Review* and the *American University Law Review*)

The subject of this Academic Symposium will be congressional dysfunction and executive lawmaking during President Obama’s Administration. In the 2014 State of the Union address, President Obama drew much criticism when he indicated he would act without Congress, if necessary, in certain areas where Congress had stalled during his Presidency. Immediately, critics accused President Obama of tyranny, claiming that the announcement fit a pattern of President Obama overstepping executive authority and acting illegally through the misuse of sole executive powers to govern. The accusation is that President Obama has simply sidestepped Congress whenever Congress has refused to act according to his priorities and policies by issuing his own executive orders or through other means.

This program will address important questions on whether President Obama has overused or abused executive powers and violated principles of separation of powers, federalism, or fundamental rights. Executive orders will be one focal point of panel discussion. There is a great deal of misinformation or exaggeration about President Obama’s alleged reliance on executive orders. Executive orders are not only common, but generally legal.

Contrary to public perception, President Obama has issued fewer executive orders – only 168 – than other contemporary presidents, whether Republican or Democrat. All presidents have relied on executive orders as a tool to give guidance to administrative agencies on the faithful execution of laws or to exercise discretion within existing law to affect policy. Executive orders provoke conflict over policy, increase partisanship, and raise separation of powers or federalism issues, but in reality, presidents have substantial authority to issue such orders. The infrequency with which President Obama has issued executive orders only tells part of the story, however. There is also the issue of the nature and scope of the executive orders, which may at least in part explain why scholars have also raised concern over the legality of President Obama’s actions. Not all executive orders are created equal. Some are quite forceful, making dramatic changes to policy. Others hit buttons or affect principles considered sacred such as issues of federalism and fundamental rights. In addition, President Obama has issued presidential memoranda and proclamations and has engaged in rulemaking (regulatory) authority to govern in ways that merit scrutiny. These executive actions will also be discussed by panelists.

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Commentators on the Obama presidency, both positive and negative, have identified areas where President Obama has exercised the most executive might as including immigration issues, LGBT rights, environmental matters, national security and state secrecy, gun control, scientific research pertaining to stem cells, and health care issues. This program aims to bring scholars writing in these various areas of law and across disciplines to inform the conversation about the virtues and vices of sole executive power in general and more specifically to study President Obama’s record from the perspective of legality, policy, and rights.

9:00 am – 10:30 am

Panel 1: The Obama Administration and Separation of Powers
Thurgood Marshall North, Mezzanine Level, Washington Marriott Wardman Park Hotel
Moderator: Raquel E. Aldana, University of the Pacific, McGeorge School of Law
Speakers: Chad DeVeaux, Concordia University School of Law
Jill E. Family, Widener University School of Law
Joseph Landau, Fordham University School of Law
William P. Marshall, University of North Carolina School of Law

This panel will examine President Obama’s administration through the lens of separation of powers in order to assess the nature and scope of the executive’s actions through executive orders or other means. This first program will set the stage for the next two panels, which will address specific critiques in particularly controversial areas where President Obama has acted alone.

10:45 am – 12:15 pm

Panel 2: The Obama Presidency and Federalism
Thurgood Marshall North, Mezzanine Level, Washington Marriott Wardman Park Hotel
Moderator: Marcilynn A. Burke, University of Houston Law Center
Speakers: Pratheepan Gulasekaram, Santa Clara University School of Law
Gillian E. Metzger, Columbia University School of Law
Hari Michele Osofsky, University of Minnesota Law School
Amy L. Stein, University of Florida Fredric G. Levin College of Law

This panel will consider whether Obama’s executive orders or other executive acts defy the principle of federalism by either intruding upon policy areas belonging to states or attempting to force state collaboration with the federal government. Areas of particular concern include gun regulation, health care, LGBT rights, immigration policing, and the regulation of renewable energy and climate change.
1:45 pm – 3:15 pm

**Panel 3: The Obama Presidency and Rights**
*Thurgood Marshall North, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Moderator:** Jennifer M. Chacon, University of California, Irvine School of Law

**Speakers:**
Catherine Y. Kim, University of North Carolina School of Law
Sudha N. Setty, Western New England University School of Law
Bijal Shah, New York University School of Law
Mary P. Treuthart, Gonzaga University School of Law

This panel will scrutinize the President’s actions through a rights lens. Generally, the perception is that President Obama has used his executive authority to increase rights, such as on issues of gay marriage, deportation reprieves, minimum wage and equal pay. There are areas, however, such as state secrets and national security policies and immigration enforcement where President Obama has disappointed even his supporters.

3:30 pm – 5:00 pm

**Panel 4: DACA: Executive Discretion or Lawmaking?**
*Thurgood Marshall North, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Moderator:** Alina Das, New York University School of Law

**Speakers:**
Geoffrey Heeren, Valparaiso University School of Law
Peter Margulies, Roger Williams University School of Law
Juliet P. Stumpf, Lewis and Clark Law School
Shoba Sivaprasad Wadhia, Pennsylvania State University The Dickinson School of Law

This panel will present a rich case study to deepen the conversation on the issues raised in the first three panels. On June 15, 2012, Janet Napolitano, then head of the Department of Homeland Security, issued a Memorandum directing the immigration agencies to exercise prosecutorial discretion in favor of certain undocumented youths who came to the United States as children. USCIS responded by creating Deferred Action for Early Childhood Arrivals (“DACA”), under which nearly two million undocumented youths became eligible for a temporary reprieve from removal and for work authorization. As a result of DACA, youths became eligible for driver’s licenses under existing federal law. DACA could also bear on other issues currently debated by states such as the granting of professional licenses, including the license to practice law. DACA has not been without its critics: its legality has been challenged in litigation and some states have attempted to push back by refusing to issue DACA youths driver’s licenses. This panel will entertain the question of whether DACA is within the permissible scope of prosecutorial discretion in immigration and will also examine the dynamics and implications of cooperative or uncooperative federalism provoked by DACA.
Nowhere to Run, Nowhere to Hide: The Reality of Being a Law Library Director in Times of Great Opportunity and Significant Challenges

Newer law library directors face a number of simultaneous challenges, often in an unfamiliar organization. The workshop features experienced legal educators and law library directors. The directors will reflect on the challenges, as well as rewards, of becoming a successful director. Issues addressed include: the challenges of establishing oneself in a new role and organization; balancing administrative duties and the responsibilities beyond administering the law library; upsides and downsides of various forms of status for the law library director; establishing the law library as an essential factor in the success of the law school; and the roles and competencies of directors who successfully position their libraries as innovative contributors to the success of the law school. Special emphasis will be given to emerging issues within the rapidly changing landscape of legal education.

8:45 am – 9:15 am

A View From Both Sides Now

Speaker: Michael A. Olivas, University of Houston Law Center

A leading expert on legal education and past AALS President will address the broader issues affecting law schools and law libraries, how those issues intersect, and what the law school needs from the law library.

9:15 am – 10:00 am

Now That You Are a Director There Is No Place to Run

Speaker: Barbara A. Bintliff, The University of Texas School of Law

A director of long experience will address the many positives but also challenges of being a director.

10:15 am – 10:45 am

Nowhere to Hide: Emerging Issues for New Directors

Speaker: Penelope A. Hazelton, University of Washington School of Law

The speaker will discuss a range of emerging issues: Issues will be selected from the most pressing issues of late 2014, including those raised during the workshop. The speaker will also reflect on the reality that in many institutions the law library is no longer seen as “the jewel in the crown” of the law school.
10:45 am – 11:00 am

**Making Your Dean an Offer She Cannot Refuse**

_Thurgood Marshall East, Mezzanine Level, Washington Marriott Wardman Park Hotel_

**Speaker:** Spencer L. Simons, University of Houston Law Center

The speaker will suggest ways in which the roles and competencies of the director can be leveraged to lead the library to greater service to the Dean and the law school, as the law school positions itself within the legal education market and within the parent institution. The discussion emphasizes that expansion of the law library’s contributions requires that the director consult with and prepare library staff and deal with resistance to change inside and outside the library.

11:00 am – 12:00 pm

**Providing Your Dean with Support and Counsel**

_Thurgood Marshall East, Mezzanine Level, Washington Marriott Wardman Park Hotel_

**Moderator:** Penelope A. Hazelton, University of Washington School of Law

**Speakers:**
- Filippa Marullo Anzalone, Boston College Law School
- Pauline M. Aranas, University of Southern California Gould School of Law
- Joan S. Howland, University of Minnesota Law School
- Spencer L. Simons, University of Houston Law Center

The panelists will address a range of issues arising from the growing pressures on law schools in the current legal education environment. A primary focus will be the effect of budgetary constraints on the law school’s institutional relationships and on the position of the law library, including discussion of how the director can be a loyal team player, an objective counselor, and an effective advocate for the law library.

12:00 pm – 1:00 pm

**AALS Committee on Libraries and Technology Boxed Luncheon**

_Washington 1, Exhibition Level, Washington Marriott Wardman Park Hotel_

Tickets were sold in advance of the Annual Meeting. Tickets may be purchased at AALS On-Site Registration until 7:00 pm on Sunday, January 4 if space is available. Tickets will not be for sale at the luncheon. Ticket price: $49.

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1:00 pm – 1:30 pm
“Uptight? It’s Alright” - The Challenges and Rewards of Being a Law Library Director - Part One
Thurgood Marshall East, Mezzanine Level, Washington Marriott Wardman Park Hotel

Speakers:
Steven M. Barkan, University of Wisconsin Law School
Michelle M. Wu, Georgetown University Law Center

Speakers will address balancing responsibilities beyond administering the law library including developing a research agenda and finding time to write, assuming teaching responsibilities of substantive law courses, and participating in professional service activities.

1:30 pm – 2:00 pm
“Uptight? It’s Alright” - The Challenges and Rewards of Being a Law Library Director - Part Two
Thurgood Marshall East, Mezzanine Level, Washington Marriott Wardman Park Hotel

Speakers:
Darin K. Fox, University of Oklahoma College of Law
Keith Ann Stiverson, Chicago-Kent College of Law, Illinois Institute of Technology

Speakers will address the obligations of being a law library director, regardless of size of institution, governance structure, and resources. This will be a frank discussion about the responsibilities inherent in any director position, regardless of status, including being an active participant in the intellectual life of the law school beyond the library, understanding and responding to trends in legal education generally, and strategically facilitating changes in institutional priorities or leadership. The speakers will reflect on the upsides and downsides of various forms of status for library directors.

2:00 pm – 3:00 pm
Breakout Sessions and Wrap-up Question and Answer Period
Thurgood Marshall East, Mezzanine Level, Washington Marriott Wardman Park Hotel
Collaborating During Times of Transition and Transformation

8:45 am – 10:15 am

Plenary Session: From Footnote to Front Page: Giving Journalists What They Want in Legal Commentary

*Thurgood Marshall West & South, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Moderator:** Brian Costello, Loyola Law School

**Speakers:**
Amanda Becker, Employment Law Reporter, Thomson Reuters, Washington, D.C.
Pamela Brown, Justice Correspondent, CNN, Washington DC
Sahil Kapur, Senior Congressional Reporter and Supreme Court Correspondent, Talking Points Memo, Washington, D.C.

Journalists from a range of media platforms will discuss the changing ways in which they access and use legal commentary. This session will examine how to more effectively deliver to reporters and editors the information they need when seeking news analysis, with a focus on what role law review articles and other academic materials can play in shaping news coverage. The panelists will offer their perspectives on what works best when they seek quotes, on-air sound bites, op-eds, background information and more.

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Annual Meeting Program

Section on Institutional Advancement, Day Two, continued

10:45 am – 12:00 pm
**Alumni Track: Hot Topic Roundtable**
_Madison A, Mezzanine Level, Washington Marriott Wardman Park Hotel_

**Moderator:** Mary H. Hoagland, Brigham Young University, J. Reuben Clark Law School

**Speakers:**
Peter Cronin, Cornell Law School
Elena Minicucci, Nova Southeastern University, Shepard Broad Law Center

Bring your alumni and external relations-related questions to this roundtable session where you will have the opportunity to network, talk with others in your track, and get frank questions answered.

10:45 am – 12:00 pm
**Communication Track: Hot Topic Roundtable**
_Madison B, Mezzanine Level, Washington Marriott Wardman Park Hotel_

**Moderator:** Leslie R. Steinberg, Southwestern Law School

**Speakers:**
Darby Dickerson, Texas Tech University School of Law
James Greif, Director of Communications, Association of American Law Schools
Alex Shapiro, University of California, Hastings College of the Law

This roundtable session will provide an opportunity for participants to meet James Greif, AALS Director of Communications; learn more about the new AALS website and social media initiatives; and brainstorm ways to work collaboratively to promote positive messages about legal education and the profession through trend pitches and other cooperative efforts.

10:45 am – 12:00 pm
**Development Track: Hot Topic Roundtable - Talent Turnover Critical Challenges**
_Thurgood Marshall West & South, Mezzanine Level, Washington Marriott Wardman Park Hotel_

**Moderator:** Russell Gibbs, University of Houston Law Center

**Speakers:**
Allison Fry, Stanford Law School
Mary Briese Matheron, Yale Law School

Demand for effective fundraisers is now so high that it is vastly outstripping the supply. The average amount of time a fundraiser stays at his/her job is sixteen months. This makes development staff turnover a very costly fact of life for any organization. From the perspective of the individual fundraiser, changing jobs may appear to be the best option for his/her career development—an increase
in salary, a more senior role, even a better office. Fundraising success requires more attention towards finding, managing, and keeping talented staff. This will be an “in conversation” session with the panelists examining the issue from the viewpoint of the employer and the employee.

12:15 pm – 1:30 pm  
**Section on Institutional Advancement Luncheon and Business Meeting**  
*Washington 3, Exhibition Level, Washington Marriott Wardman Park Hotel*  

**Speaker:** Mark Lanier, Lead Litigation Counsel, Lanier Law Firm, P.C., Houston, TX

Learn about persuasive communication styles and effective donor messaging from Mark Lanier, one of the country’s top trial lawyers and a major philanthropist. Mark spoke last year, and many participants requested that he return to speak again.

Tickets were sold in advance of the Annual Meeting. This luncheon is included with the Institutional Advancement Professional’s registration fee. For those registering for the complete Annual Meeting, tickets may be purchased at AALS On-Site Registration until 7:00 pm on Sunday, January 4 if space is available. Tickets will not be for sale at the luncheon. Ticket price: $62.

1:45 pm – 3:00 pm  
**Plenary Session: Working with Faculty for Fundraising and Communication**  
*Thurgood Marshall West & South, Mezzanine Level, Washington Marriott Wardman Park Hotel*  

**Moderator:** William Michael Treanor, Georgetown University Law Center  

**Speakers:**  
Patricia E. Roberts, William & Mary Law School  
Robert Bradley Sears, University of California, Los Angeles School of Law  
Melanie D. Wilson, University of Kansas School of Law

In this session, faculty will give their perspective on fundraising and how institutional advancement professionals can work effectively with faculty to raise funds for and publicize various projects.

*continued on next page*
Annual Meeting Program

Section on Institutional Advancement, Day Two, continued

3:15 pm – 4:30 pm

Alumni Track Concurrent Session: Methods of Engagement: Getting and Keeping Alumni Involved with Your School
Madison A, Mezzanine Level, Washington Marriott Wardman Park Hotel

Moderator: Jill De Young, University of Iowa College of Law

Speakers:
Katie Aune, Chicago-Kent College of Law, Illinois Institute of Technology
Matthew F. Calise, Georgetown University Law Center
Toni Hahn Davis, Yale Law School
Jini Jasti, University of Wisconsin Law School

This panel discussion will explore new and traditional ways to engage alumni in the life of your law school. We’ll cover opportunities for collaboration and co-sponsorship, starting event programs and keeping them interesting, and important ways to involve alumni in admissions recruiting efforts. Our panelists will make a point to keep the discussion interesting for to all participants, regardless of level of expertise. As always, input from the audience will be welcomed and encouraged.

3:15 pm – 4:30 pm

Communication Track Concurrent Session – Publicists to the Stars: Creative Techniques for Promoting Your Faculty to the Media
Madison B, Mezzanine Level, Washington Marriott Wardman Park Hotel

Moderator: Leslie R. Steinberg, Southwestern Law School

Speakers:
David Finley, Chapman University Dale E. Fowler School of Law
Mary Anne Franks, University of Miami School of Law
Alex Shapiro, University of California, Hastings College of the Law

Now more than ever, communications offices are playing the role of “publicist” with faculty as “the talent.” This discussion will explore some effective ways to work closely with your faculty experts to ensure they are uppermost in the minds of reporters, editors and news directors. Panelists represent both the publicist and talent perspectives.
3:15 pm – 4:30 pm

**Development Track Concurrent Session – Raising Money from Recent Alumni**

*Thurgood Marshall West & South, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Moderator:** Joycelin Randle, University of Denver Sturm College of Law

**Speakers:**
Kirsten Reppert, Georgetown University Law Center
Jevon Walton, Howard University School of Law

Who are “recent alumni”? Do recent alumni give, and is it ever fruitful to ask them for major gifts? Many schools are hesitant to solicit recent alumni because of their perceived financial situations. Our panelists will discuss their definitions of “recent alumni” and provide strategies for identifying, cultivating, and soliciting recent alumni.
Annual Meeting Program

9:00 am – 4:30 pm

SECTION ON STUDENT SERVICES
Roosevelt 2, Exhibition Level, Washington Marriott Wardman Park Hotel

Rebooting Legal Education in Response to Market Demands: Providing the Right Services for Our Students

At this critical time of legal education at the crossroads, faculty and administrators will be tasked with providing services that guide and empower students, but that also create a stable and meaningful learning environment. As we look to “reboot” legal education generally, what specific services should we provide to assist our students? Our series of panels will explore the various issues facing our students today and provide insight and suggestions for providing the right services to support them.

9:00 am – 10:30 am

The Non-Traditional Student: Student Services Role in Providing Acclimation and Support
Roosevelt 2, Exhibition Level, Washington Marriott Wardman Park Hotel

Moderator and Speaker: Hollis L. Kulwin, University of California at Davis School of Law

Speakers:
Traci Callandrillo, Ph.D., Associate Director of Clinical Services, American University Counseling Center, Washington, D.C.
Julie A. Davies, University of the Pacific, McGeorge School of Law

There are many forms of non-traditional students attending law school today. Regardless of status – part-time, older, working, international, ESL, single or partnered/married with or without children – these students can thrive in law school, but may need assistance from student services professionals. How do we give them a comparable experience to the “traditional” student, especially for those with significant outside responsibilities? This panel will explore best practices in serving these varied populations of students.

10:30 am – 11:45 am

Exploring Hot Topics in Student Services
Roosevelt 2, Exhibition Level, Washington Marriott Wardman Park Hotel

Moderator and Speaker: Lisa Ferreira, Thomas Jefferson School of Law

Speakers:
Catherine Glaze, Stanford Law School
Gilda Mossadegh, Georgetown University Law Center
Neha Sampat, Golden Gate University School of Law

The role of Student Services has broadened and we are often called upon to handle a variety of issues. This is particularly true in an era of increased awareness of student satisfaction. This discussion will focus on hot topics identified by student services professionals through the conference surveys and email inquiries. Beginning with expert panelists and moving to an interactive discussion, we will explore current issues and trends in the student services field.
12:15 pm – 1:30 pm  
**Section on Student Services Luncheon**  
*Washington 5, Exhibition Level, Washington Marriott Wardman Park Hotel*  
  
Tickets were sold in advance of the Annual Meeting. Tickets may be purchased at AALS On-Site Registration until 7:00 pm on Sunday, January 4 if space is available. Tickets will not be for sale at the luncheon. Ticket price: $62.

1:45 pm – 3:00 pm  
**The Pursuit of Happiness: Student Satisfaction and Law School Life**  
*Roosevelt 2, Exhibition Level, Washington Marriott Wardman Park Hotel*  

**Moderator:** Albert Sturgeon, Pepperdine University School of Law  
**Speakers:**  
Mitchell C. Bailin, Georgetown University Law Center  
Lawrence S. Krieger, Florida State University College of Law  
Mandy McGrevey Gunesakara, Legislative Counsel, United States House of Representatives, Washington, D.C.  
Aaron Taylor, Saint Louis University School of Law  
  
Have market demands given the interest in student satisfaction more prominence? Should law schools be in the “happiness” business in the first place? What are the specific challenges to student satisfaction in law schools? What role might health and wellness programs play in teaching students to become healthy attorneys? Our panelists will explore the concept of happiness as it relates to law students, and discuss how we can prepare our students for personal satisfaction both in law school and in the legal profession.

3:00 pm – 4:30 pm  
**The Individualized Approach to Law Students: From Applicant to Alumni**  
*Roosevelt 2, Exhibition Level, Washington Marriott Wardman Park Hotel*  

**Moderator:** Mary C. McGuire, University of the Pacific, McGeorge School of Law  
**Speakers:**  
Shani Butts, The Catholic University of America, Columbus School of Law  
Rebekah Grodsky, University of the Pacific, McGeorge School of Law  
John Miller, Vermont Law School  
Cara E. Mitnick, Consultant, San Diego, CA  
Kathleen Overly, Yale Law School  
  
The upside to shrinking enrollments is that law schools are better able to provide an individualized approach to students throughout the law school continuum. This can include individualized outreach to applicants, academic and career advising during law school, and bar exam prep assistance and career counseling for alumni. This panel will look at ways to individualize student services and empower students to experience law school and practice in a way that is both personally and professionally fulfilling.
9:00 am – 5:00 pm

SECTION ON SOCIO-ECONOMICS
Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel

Socio-Economics: Good Research That Does Good
9:00 am – 9:15 am
Introductory Remarks
Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel
Speaker: Thomas Ulen, University of Illinois College of Law

9:15 am – 9:40 am
Preview of Day's Programs
Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel
Speaker: Robert Ashford, Syracuse University College of Law

9:50 am – 10:50 am
Concurrent Session - Questioning the Benefits of Cost-Benefit Analysis
Wilson A, Mezzanine Level, Washington Marriott Wardman Park Hotel
Speakers:
Nicholas A. Ashford, Professor of Technology & Policy, Massachusetts Institute of Technology School of Engineering, Cambridge, MA
Martha T. McCluskey, SUNY Buffalo Law School
Frank A. Pasquale, University of Maryland Francis King Carey School of Law
Jennifer Taub, Vermont Law School

9:50 am – 10:50 am
Concurrent Session - Socio-Economics and the Future of the Legal Profession
Wilson C, Mezzanine Level, Washington Marriott Wardman Park Hotel
Moderator: June Rose Carbone, University of Minnesota Law School
Speakers:
Jennifer A. Drobac, Indiana University Robert H. McKinney School of Law
William D. Henderson, Indiana University Maurer School of Law
Daniel Katz, Michigan State University College of Law

9:50 am – 10:50 am
Concurrent Session - Teaching Financial Services Law in Times of Financial Crisis
Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel
Speakers:
Michael P. Malloy, University of the Pacific, McGeorge School of Law
Colleen Baker, Lecturer of Business Administration, University of Illinois College of Business, Champaign, IL
11:00 am – 11:30 am

**Plenary Session: Deans' Forum on Socio Economics**
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*Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Speaker:** I. Richard Gershon, University of Mississippi School of Law

11:30 am – 12:00 pm

**Plenary Session: Open Forum on Socio Economics**
*
*Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel*

12:15 pm – 1:45 pm

**Section on Socio-Economics Boxed Luncheon**
*
*Washington 6, Exhibition Level, Washington Marriott Wardman Park Hotel*

Socio-Economics and Feminism: What Does the Minimum Wage Have to Do with Reproductive Rights?

**Speaker:** Terry O’Neill, President, National Organization for Women, Washington, D.C.

Tickets were sold in advance of the Annual Meeting. Tickets may be purchased at AALS On-Site Registration until 7:00 pm on Sunday, January 4 if space is available. Tickets will not be for sale at the luncheon. Ticket price: $49

2:00 pm – 3:00 pm

**Concurrent Session - Feminism and Economic Inequality**
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*Wilson C, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Moderator:** Naomi R. Cahn, The George Washington University Law School

**Speakers:**
Eleanor Marie Brown, The George Washington University Law School
Maxine S. Eichner, University of North Carolina School of Law
Robin L. West, Georgetown University Law Center

2:00 pm – 3:00 pm

**Concurrent Session - The Cheater Take All Society**
*
*Wilson A, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Speakers:**
William K. Black, University of Missouri-Kansas City School of Law
Frank A. Pasquale, University of Maryland Francis King Carey School of Law
Jennifer Taub, Vermont Law School

*continued on next page*
Section on Socio-Economics, continued

2:00 pm – 3:00 pm

**Concurrent Session - The Role of Corporate Personality Theory in Regulating Corporations**
*Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Moderator:** Stefan J. Padfield, University of Akron, C. Blake McDowell Law Center

**Speakers:**
- Margaret M. Blair, Vanderbilt University Law School
- Elizabeth Pollman, Loyola Law School
- David G. Yosifon, Santa Clara University School of Law

3:10 pm – 4:10 pm

**Plenary Session**
*Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Speakers:**
- Nina A. Kohn, Syracuse University College of Law
- Tayyab Mahmud, Seattle University School of Law

4:10 pm – 5:00 pm

**Plenary Session: The Future of Socio-Economics**
*Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel*

Speakers to be announced
2:00 pm – 5:00 pm

**AALS ADVISORY COMMITTEE ON GLOBAL ENGAGEMENT PROGRAM**

*Roosevelt 1, Exhibition Level, Washington Marriott Wardman Park Hotel*

**New Challenges and Opportunities in Globalizing Legal Education**

The extreme pressure placed on law schools by declining enrollment and the current general economic malaise presents severe challenges to law schools. This program explores opportunities and practices developed by law schools to more efficiently utilize their existing resources and also to attract additional resources designed to support programmatic globalization developments. Presenters in the opening panel are from law schools that have offered programs maximizing utilization of their existing resources to provide enriched educational programs for their students. The programs selected are capable of replication by other law schools. Our program will also include representatives of multilateral organizations and foundations who have engaged in educational projects designed to support global legal education and examine strategic academic partnerships in the development and implementation of joint programs. Issues that will be raised include funding opportunities, best practices, the role of faculty and students.

**PART ONE: DOING MORE WITH LESS**

2:00 pm – 2:20 pm

**Rule of Law: Synergies and Opportunities Between the Department of Justice, AALS, and Law Schools**

*Speakers:*
- Faye S. Ehrenstamm, Director, U.S. Department of Justice Office of Overseas Prosecutorial Development, Assistance and Training (OPDAT), Washington, D.C.
- Richard C. Schneider, Jr., Wake Forest University School of Law

2:20 pm – 2:35 PM

**Doing More with LLM Programs: Enhancing Reciprocal Learning Opportunities for LLM and JD Students**

*Speaker:*
- Austen L. Parrish, Indiana University Maurer School of Law

2:35 pm – 2:50 pm

**Internationalizing Law Through Experiential Learning**

*Speakers:*
- Mark A. Drumbl, Washington and Lee University School of Law
- Kish Parella, Washington and Lee University School of Law

2:50 pm – 3:05 pm

**Educating Students Abroad During Lean Times: Maximizing Value and Creating Sustainability**

*continued on next page*
Annual Meeting Program

AALS Advisory Committee on Global Engagement, continued

Speakers:
Raquel E. Aldana, University of the Pacific, McGeorge School of Law
Michael J. Kelly, Creighton University School of Law

3:05 pm – 3:20 pm
Expanding the Law School Curriculum Technologically with “Law Without Walls”

Speakers:
Michele DeStefano, University of Miami School of Law
Erika Concetta Pagano, University of Miami School of Law

3:20 pm – 3:30 pm
Panel and Audience Discussion Part One

Moderator: Louis F. Del Duca, Pennsylvania State University The Dickinson School of Law

PART TWO: ATTRACTING RESOURCES AND DEVELOPING PARTNERSHIPS TO SUPPORT GLOBAL EDUCATION

3:30 pm – 3:45 pm
Strengthening the Judiciary Through Cooperation with Law Schools

Speaker: Christina Biebesheimer, Chief Counsel of the Justice Reform Practice Group in the Legal Vice-Presidency, The World Bank, Washington, D.C.

3:45 pm – 4:00 pm
International Human Rights Promotion

Speaker: Santiago A. Canton, Executive Director of RFK Partners for Human Rights, Robert F. Kennedy Center for Justice and Human Rights, Washington, D.C.

4:00 pm – 4:15 pm
Rule of Law Project - A Role for Law Schools

Speaker: Betsy Anderson, Director, American Bar Association Rule of Law Initiative, Washington, D.C.
4:15 pm - 4:30 pm  
**Developing Partnerships with Law Schools and Promoting the Rule of Law**  
Speaker to be announced.

4:30 pm - 4:45 pm  
**Developing Partnerships with Law Schools Abroad**  
**Speaker:** Pascal Beauvais, Co-Dean, Nanterre University Law School, Nanterre, France

4:45 pm - 5:00 pm  
**Panel and Audience Discussion Part Two**  
**Moderator:** Claudio Grossman, American University, Washington College of Law
AALS Member Law School Events

Friday, January 2, 2015

American University Washington College of Law Alumni and Friends Reception
6:30 pm – 8:30 pm
Jackson, Mezzanine Level, Washington Marriott Wardman Park Hotel

University of California at Davis School of Law Alumni and Friends Reception
6:00 pm – 7:30 pm
Marriott Balcony A, Mezzanine Level, Washington Marriott Wardman Park Hotel

University of California, Los Angeles, School of Law Alumni Reception
6:30 pm – 8:30 pm
McKinley, Mezzanine Level, Washington Marriott Wardman Park Hotel

The University of Chicago, The Law School Alumni Wine Mess
6:00 pm – 8:00 pm
Taft, Mezzanine Level, Washington Marriott Wardman Park Hotel

Columbia University School of Law Cocktail Reception
6:30 pm – 8:30 pm
Delaware Suite A, Lobby Level, Washington Marriott Wardman Park Hotel

Cornell Law School Alumni Reception
6:00 pm – 8:00 pm
Taylor, Mezzanine Level, Washington Marriott Wardman Park Hotel

Duke University School of Law Cocktail Hour with AALS meeting attendees, local alumni, faculty, and friends
6:00 – 8:00 p.m.
Marquee Bar and Lounge, Omni Shoreham Hotel

Emory University School of Law Alumni Reception
6:00 pm – 8:00 pm
Truman, Mezzanine Level, Washington Marriott Wardman Park Hotel

Georgetown University Law Center Faculty and Alumni Reception
6:00 pm – 8:00 pm
Delaware Suite B, Lobby Level, Washington Marriott Wardman Park Hotel

Hamline University School of Law Reception for Members of the AALS Section on Law, Medicine and Health Care
6:30 pm – 8:30 pm
Lebanese Taverna, 2641 Connecticut Avenue, N.W.
Loyola University, Chicago, School of Law Alumni Reception  
4:00 pm – 6:00 pm  
Johnson, Mezzanine Level, Washington Marriott Wardman Park Hotel

University of Maryland Francis King Carey School of Law Alumni and Friends Reception  
5:30 pm – 7:30 pm  
Washington 3, Exhibition Level, Washington Marriott Wardman Park Hotel

The University of Michigan Law School Alumni and Friends Reception  
6:30 pm – 8:00 pm  
Washington 5, Exhibition Level, Washington Marriott Wardman Park Hotel

University of Nevada, Las Vegas, William S. Boyd School of Law Reception  
6:00 pm – 7:30 pm  
Wilson C, Mezzanine Level, Washington Marriott Wardman Park Hotel

Stanford Law School Reception  
6:00 pm – 8:00 pm  
Washington 6, Exhibition Level, Washington Marriott Wardman Park Hotel

Suffolk University Law School “Chowdafest” Reception  
7:00 pm – 10:00 pm  
Marriott Balcony B, Mezzanine Level, Washington Marriott Wardman Park Hotel

University of Washington School of Law Reception  
5:30 pm – 7:00 pm  
Tyler, Mezzanine Level, Washington Marriott Wardman Park Hotel

Washington and Lee University School of Law Reception: Merging Theory and Practice at Washington and Lee University School of Law  
6:30 pm – 8:00 pm  
Jefferson, Mezzanine Level, Washington Marriott Wardman Park Hotel

University of Wisconsin Law School Reception  
6:30 – 8:00 p.m.  
Dean Margaret Raymond’s Suite, Washington Marriott Wardman Park Hotel  
Please see hotel concierge for exact room location of the suite.
Saturday, January 3, 2015

**Vermont Law School Academic Deans Breakfast**  
7:30 am - 8:30 am  
*Marriott Balcony B, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**University of Houston Law Center Alumni and Friends Reception**  
8:30 pm - 10:30 pm  
*Marriott Balcony B, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Loyola University New Orleans College of Law Centennial Celebration**  
8:30 pm - 10:30 pm  
*Wilson B, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**The University of Texas School of Law Texas Party**  
10:00 pm - 12:00 am  
*Marriott Balcony A, Mezzanine Level, Washington Marriott Wardman Park Hotel*

Sunday, January 4, 2015

**University of the Pacific McGeorge School of Law Breakfast for International Law Faculties**  
7:15 am - 8:30 am  
*Jackson, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Stetson University College of Law Associate Deans of Research Breakfast**  
7:00 am - 8:30 am  
*Taylor, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**St. John’s University School of Law Reception**  
7:00 pm - 9:00 pm  
*Taft, Mezzanine Level, Washington Marriott Wardman Park Hotel*

**Vermont Law School “Taste of Vermont” Reception**  
7:00 pm - 9:00 pm  
*Marriott Balcony B, Mezzanine Level, Washington Marriott Wardman Park Hotel*
Non-Member Law School and Related Organization Events

Friday, January 2, 2015

The American College of Trust and Estate Counsel (ACTEC) Reception
6:30 pm - 7:30 pm
Madison A, Mezzanine Level, Washington Marriott Wardman Park Hotel

Animal Legal Defense Fund Animal Law Reception
6:30 pm - 8:30 pm
Chairman's Boardroom, Lobby Level, Omni Shoreham Hotel

Association of Legal Writing Directors (ALWD) and Legal Writing Institute (LWI) Blackwell Award Reception
8:00 pm - 10:00 pm
Capitol Ballroom, Lobby Level, Omni Shoreham Hotel

Institute for the Advancement of the American Legal System (IAALS) Deans Meeting and Reception
4:00 pm - 6:00 pm
Governor's Boardroom, Lobby Level, Omni Shoreham Hotel

Kaplan Bar Review Cocktail Reception
7:00 – 9:00 p.m.
Calvert Room, Lobby Level, Omni Shoreham Hotel

Saturday, January 3, 2015

Access Group Deans Breakfast
7:00 am - 8:30 am
Marriott Balcony A, Mezzanine Level, Washington Marriott Wardman Park Hotel

The Federalist Society Annual Faculty Conference, Day One
8:00 am - 6:30 pm
Palladian Ballroom, Second Floor, Omni Shoreham Hotel

8:00 am - 9:00 am
Continental Breakfast and Reports from Faculty on Projects of Interest
Palladian Ballroom, Second Floor, Omni Shoreham Hotel

continued on next page
9:00 am – 10:45 am
**Panel 1: The Executive Power to Not Enforce the Law**
*Palladian Ballroom, Second Floor, Omni Shoreham Hotel*

**Moderator:** Tara Leigh Grove, William & Mary Law School

**Speakers:**
- John Harrison, University of Virginia School of Law
- Gillian Metzger, Columbia Law School
- Zachary Price, University of California Hastings College of Law
- Nicholas Quinn Rosenkranz, Georgetown University Law Center

11:00 am – 12:30 pm
**7 Minute Presentations of Works in Progress Panel 1-A**
*Palladian Ballroom, Second Floor, Omni Shoreham Hotel*

- Tara Leigh Grove, William & Mary Law School, “Reconsidering the Political Question Doctrine”
- Ken Masugi, Johns Hopkins University, “The 13th Amendment as Completion of the American Founding: Toward an Originalist Jurisprudence”
- Michael Morley, Barry University School of Law, “Remedial Equilibration and the Right to Vote Under the Fourteenth Amendment”
- Aaron Nielson, Brigham Young University Law School and Christopher Walker, Ohio State University Moritz College of Law, “The New Qualified Immunity: Pearson’s Pathologies and the Need for Reason Giving”
- Ilya Somin, George Mason University School of Law and David Bernstein, George Mason University School of Law, “The Mainstreaming of Libertarian Constitutionalism”

11:00 am – 12:30 pm
**7 Minute Presentations of Works in Progress Panel 1-B**
*Empire Ballroom, Lower Level, Omni Shoreham Hotel*

- Marco de Benito, IE Law School, “International Arbitration: A Principled Order”
- Matthew Harrington, University of Montreal Faculty of Law, “Is It Charitable to Discriminate?”
- Jake Linford, Florida State University College of Law, “Semantic Shift and Trademark Contexts”
Andrew Schwartz, University of Colorado Law School, “The Agency Costs of Crowdfunding”

Victoria Schwartz, Pepperdine University School of Law, “Overcoming the Public-Private Divide in Privacy Analogies”


Stephen Ware, University of Kansas School of Law, “Arbitration and the Consumer Financial Protection Bureau: A Centrist Proposal”

12:30 pm – 2:30 pm

**Lunch Debate: Resolved, that the Affordable Care Act Does Not Authorize Subsidies for Individuals Purchasing Health Insurance Through Federal Exchanges**

*Diplomat Ballroom, Lobby Level, Omni Shoreham Hotel*

**Speakers:**
Jonathan Adler, Case Western University School of Law
Nicholas Bagley, University of Michigan School of Law

2:30 pm - 4:30 pm

**Young Legal Scholars Paper Presentations**

*Palladian Ballroom, Second Floor, Omni Shoreham Hotel*

William Baude, University of Chicago Law School, “Is Originalism the Law?”

Charles Korsmo, Case Western University School of Law and Minor Myers, Brooklyn Law School, “Aggregation by Acquisition: Replacing Class Actions with a Market for Legal Claims”

Christopher Newman, George Mason University School of Law, “Bailment and the Property/Contract Interface”

Christopher Walker, Ohio State University Moritz College of Law, “Inside Agency Interpretation”

Kevin Walsh, University of Richmond School of Law, “In the Beginning There Was None: Supreme Court Review of State Criminal Prosecutions”

**Commenters:**
James Lindgren, Northwestern University School of Law
M. Todd Henderson, University of Chicago Law School

*continued on next page*
The Federalist Society, continued

4:45 pm - 6:30 pm

Panel 2: Private Enforcement versus Government Regulation

Palladian Ballroom, Second Floor, Omni Shoreham Hotel

Speakers:
Lester Brickman, Benjamin N. Cardozo School of Law
Brian Fitzpatrick, Vanderbilt Law School
M. Todd Henderson, University of Chicago Law School

6:30 pm - 7:30 pm

Reception

Diplomat Ballroom, Lobby Level, Omni Shoreham Hotel

This two-day conference will continue on Sunday, January 4.

Alliance for Justice Reception and Film Screening: Lost in The Fine Print
8:30 pm - 9:30 pm
Wilson C, Mezzanine Level, Washington Marriott Wardman Park Hotel

Sunday, January 4, 2015

The Federalist Society Annual Faculty Conference, Day Two
8:30 am - 1:00 pm
Palladian Room, Second Floor, Omni Shoreham Hotel

Part One of this two-day conference took place on Saturday, January 3. See page 125.

8:30 am - 9:30 am

Continental Breakfast

Palladian Ballroom, Second Floor, Omni Shoreham Hotel

9:30 am - 11:15 am

Panel 3: The Administrative State: Within the Bounds of Law?

Palladian Ballroom, Second Floor, Omni Shoreham Hotel

Moderator: John McGinnis, Northwestern University School of Law

Speakers:
Michael Greve, George Mason University School of Law
Philip Hamburger, Columbia Law School
Kristin Hickman, University of Minnesota Law School
Richard Pierce, George Washington University School of Law
11:30 am - 1:00 pm

**7 Minute Presentations of Works in Progress 2-A**  
*Palladian Ballroom, Second Floor, Omni Shoreham Hotel*

Josh Blackman, South Texas College of Law, “Gridlock and Executive Power”


Anthony Johnstone, University of Montana School of Law, “The Federalist Safeguards of Politics”

Christina Mulligan, Brooklyn Law School, “Founding Era Translations of the U.S. Constitution”

Jeffrey Pojanowski, Notre Dame Law School, “Reading Statutes in the Common Law Tradition”

Stephen Sachs, Duke University School of Law and Will Baude, University of Chicago Law School, “The Law of Interpretation”


11:30 am - 1:00 pm

**7 Minute Presentations of Works in Progress 2-B**  
*Empire Ballroom, Lower Level, Omni Shoreham Hotel*

Vince Buccola, University of Pennsylvania Wharton School of Business, “Municipal Bankruptcy as Quasi-Constitution”

James Chen, Michigan State University College of Law, “Legal Signal Processing”

Catherine Christopher, Texas Tech University School of Law, “Mobile Banking: the Answer for the Unbanked in America?”

Andy Grewal, University of Iowa College of Law, “Does the Lenity Principle Handcuff the Treasury?”

Marah Stith McLeod, Columbia Law School, “Does the Death Penalty Require Death Row?”

Mark Moller, DePaul University College of Law, “Agenda Setting and the Class Action”

Michael O’Shea, Oklahoma City University School of Law, “The Confrontational Constitution: Justice Scalia and the Bill of Rights”

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**American Bankruptcy Institute Breakfast**  
7:30 am - 8:30 am  
*Park Tower 8224, Lobby Level, Washington Marriott Wardman Park Hotel*

**CALI Breakfast and Annual Members Meeting**  
7:00 am - 8:30 am  
*Marriott Balcony B, Mezzanine Level, Washington Marriott Wardman Park Hotel*
Carolina Academic Press Reception for Authors and Friends
7:00 pm - 11:00 pm
Marriott Balcony A, Mezzanine Level, Washington Marriott Wardman Park Hotel

Society of American Law Teachers (SALT) Annual Awards Dinner
6:30 pm - 9:30 pm
Georgetown University Hotel and Conference Center, 3800 Reservoir Road, N.W.

Monday, January 5, 2015

Law School Admission Council (LSAC) Statement of Good Admission Practices Discussion and Breakfast for Admission Professionals and Deans
7:00 am - 8:30 am
Marriott Balcony B, Mezzanine Level, Washington Marriott Wardman Park Hotel

Tuesday, January 6, 2015

Society of Socio-Economists Day-Long Program: “Socio-Economics: Good Research That Does Good”
8:30 am - 6:00 pm
Maryland Suite A, Lobby Level, Washington Marriott Wardman Park Hotel
2014 Section Chairs and Chairs-Elect

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LAW AND INTERPRETATION
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LAW AND MENTAL DISABILITY
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Barry Kozak, The John Marshall Law School, Chair-Elect

LAW AND RELIGION
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Marc O. De Girolami, St. John’s University School of Law, Chair-Elect
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Deepa Badrinarayana, Chapman University Dale E. Fowler School of Law, *Chair-Elect*

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Matthew J. Parlow, Marquette University Law School, *Chair-Elect*

**LAW AND THE HUMANITIES**
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Tamara F. Lawson, St. Thomas University School of Law, *Chair-Elect*

**LAW AND THE SOCIAL SCIENCES**
Shima Baradaran, University of Utah, S. J. Quinney College of Law, *Chair*
Tom Tyler, Yale Law School, *Chair-Elect*

**LAW LIBRARIES AND LEGAL INFORMATION**
Darin K. Fox, University of Oklahoma College of Law, *Chair*
Steven D. Hinckley, Pennsylvania State University The Dickinson School of Law, *Chair-Elect*

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José Bahamonde-González, University of Maryland Francis King Carey School of Law, *Chair-Elect*

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Thaddeus Mason Pope, Hamline University School of Law, *Chair-Elect*

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Danaya C. Wright, University of Florida Fredric G. Levin College of Law, *Chair-Elect*

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Abbe Gluck, Yale Law School, *Chair-Elect*

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Paul Radvany, Fordham University School of Law, *Chair-Elect*

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Sonja R. West, University of Georgia School of Law, *Chair-Elect*
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Kristin N. Johnson, Seton Hall University School of Law, Chair-Elect

NATIONAL SECURITY LAW
Peter Margulies, Roger Williams University School of Law, Chair
Deborah Pearlstein, Benjamin N. Cardozo School of Law, Chair-Elect

NATURAL RESOURCES AND ENERGY LAW
K.K. DuVivier, University of Denver Sturm College of Law, Chair
Kalyani Robbins, Florida International University College of Law, Chair-Elect

NEW LAW PROFESSORS
Tiffani N. Darden, Michigan State University College of Law, Chair
Bradley A. Areheart, University of Tennessee College of Law, Chair-Elect

NONPROFIT AND PHILANTHROPY LAW
Lloyd Hitoshi Mayer, Notre Dame Law School, Chair
Miranda Perry Fleischer, University of San Diego School of Law, Chair-Elect

NORTH AMERICAN COOPERATION
Betsy Baker, Vermont Law School, Chair
William V. Dunlap, Quinnipiac University School of Law, Chair-Elect

PART-TIME DIVISION PROGRAMS
Julie A. Davies, University of the Pacific, McGeorge School of Law, Chair
Sondra R. Tennessee, University of Houston Law Center, Chair-Elect

POST-GRADUATE LEGAL EDUCATION
Yvette Gutierrez, St. John’s University School of Law, Chair
John N. Riccardi, Boston University School of Law, Chair-Elect

POVERTY LAW
Emily Suski, Georgia State University College of Law, Chair
Annie Smith, University of Arkansas, Fayetteville, Chair-Elect

PRELEGAL EDUCATION AND ADMISSION TO LAW SCHOOL
R. Jay Shively, Wake Forest University School of Law, Chair
Tracy L. Simmons, University of the Pacific, McGeorge School of Law, Chair-Elect

PRO-BONO & PUBLIC SERVICE OPPORTUNITIES
Susan B. Schechter, University of California, Berkeley School of Law, Chair
Carolyn Goodwin, Boston University School of Law, Chair-Elect

PROFESSIONAL RESPONSIBILITY
Andrew M. Perlman, Suffolk University Law School, Chair
Samuel J. Levine, Touro College, Jacob D. Fuchsberg Law Center, Chair-Elect
2014 Section Chairs and Chairs-Elect

PROPERTY LAW
Timothy Mulvaney, Texas A&M University School of Law, Chair
G. Kristen Barnes, University of Akron, C. Blake McDowell Law Center, Chair-Elect

REAL ESTATE TRANSACTIONS
David J. Reiss, Brooklyn Law School, Chair
Julie P. Forrester, Southern Methodist University, Dedman School of Law, Chair-Elect

REMEDIES
Margo Schlanger, The University of Michigan Law School, Chair
John F. Preis, The University of Richmond School of Law, Chair-Elect

SCHOLARSHIP
Michelle Dempsey, Villanova University School of Law, Chair

SECURITIES REGULATION
Lisa M. Fairfax, The George Washington University Law School, Chair
Christine Hurt, University of Illinois College of Law, Chair-Elect

SEXUAL ORIENTATION AND GENDER IDENTITY ISSUES
Ellen S. Podgor, Stetson University College of Law, Chair
James D. Wilets, Nova Southeastern University, Shepard Broad Law Center, Chair-Elect

SOCIO-ECONOMICS
Thomas Ulen, University of Illinois College of Law, Chair
I. Richard Gershon, University of Mississippi School of Law, Chair-Elect

STATE AND LOCAL GOVERNMENT LAW
Michelle W. Anderson, Stanford Law School, Chair
Cynthia A. Baker, Indiana University Robert H. McKinney School of Law, Chair-Elect

STUDENT SERVICES
Emily Scivoletto, University of California, Los Angeles School of Law, Chair
Lisa Ferreira, Thomas Jefferson School of Law, Chair-Elect

TAXATION
Miranda Perry Fleischer, University of San Diego School of Law, Chair
Diane M. Ring, Boston College Law School, Chair-Elect

TEACHING METHODS
Lisa A. Mazzie, Marquette University Law School, Chair
Kris Franklin, New York Law School, Chair-Elect

TORTS AND COMPENSATION SYSTEMS
Andrew R. Klein, Indiana University Robert H. McKinney School of Law, Chair
Anthony J. Sebok, Benjamin N. Cardozo School of Law, Chair-Elect
TRANSACTIONAL LAW AND SKILLS
Therese H. Maynard, Loyola Law School, Chair
Afra Afsharipour, University of California at Davis School of Law, Chair-Elect

TRUSTS AND ESTATES
Alfred L. Brophy, University of North Carolina School of Law, Chair
Iris J. Goodwin, University of Tennessee College of Law, Chair-Elect

WOMEN IN LEGAL EDUCATION
Kirsten K. Davis, Stetson University College of Law, Chair
Wendy Greene, Samford University, Cumberland School of Law, Chair-Elect
Rules of Procedure for the House of Representatives of the Association of American Law Schools

As last amended January 7, 1984

1. CREDENTIALS
The credentials of representatives of member schools in the House of Representatives must be filed with the Executive Director of the Association as much in advance of the Annual Meeting as possible. The credentials should include an alternate representative to serve in the absence of the regular representative. Credentials may take the form of a letter to the Executive Director from the Dean or Acting Dean of the member school. In the event of any dispute concerning the credentials of any representatives, the Membership Review Committee of the Association shall serve as the Credentials Committee.

2. ATTENDANCE
Meetings of the House of Representatives are open to members of the faculties of member schools and to the Executive Director and staff and, unless excluded by a ruling of the presiding officer, to others.

3. SEATING
An area shall be maintained at meetings of the House for the exclusive use of members of the House of Representatives.

4. PRESIDING OFFICER
The President of the Association shall preside at the meetings of the House. In the absence of the President, the President-Elect of the Association shall preside. In the absence of both the President and President-Elect, the President’s designee shall preside.

5. AGENDA
The agenda for the Annual Meeting of the Association shall be prepared and presented by the Executive Committee for adoption by the House of Representatives at the beginning of the first business meeting of the Association.

6. PRIVILEGES OF THE FLOOR:
   a. Representatives and Alternate Representatives: Each representative has the right to speak, to move, to vote, to object, to appeal, and other rights appropriate to members of parliamentary bodies; if the representative is absent, the duly accredited alternate becomes the representative. A representative or alternate may not delegate these privileges, unless specially authorized to do so by the school represented.

   b. Faculty Members: Any member of the faculty of a member school may speak to a question before the House.
c. Committee and Section Officers: The Chair of a section or committee or other representative designated by it may speak and offer a motion in connection with a report submitted by the committee or section. If a minority report is filed, a representative of the minority of the committee or section may also speak and offer a motion in connection with the report.

d. Executive Director: If the presiding officer approves, the Executive Director may address the House.

e. Other Persons: Any other person may apply for recognition by the presiding officer. If recognition is denied by the presiding officer, or if objection to recognition is made, the applicant may be recognized upon affirmative vote of two-thirds of those voting.

7. AGENDA ITEMS INITIATED BY OTHERS THAN THE EXECUTIVE COMMITTEE:

a. A section or a representative of a member school may have a resolution or main motion placed on the agenda of the House by complying with Subsection (b).

b. Resolutions or Main Motions: Resolutions to be presented for consideration by the House of Representatives must be submitted in writing and received at the office of the Executive Director 45 days prior to the first business session of the Annual Meeting. When so submitted, such a main motion or resolution shall be placed on the agenda and promptly circulated to members of the House of Representatives. The 45-day notice requirement may be suspended by a two-thirds vote of the House upon a finding of an emergency.

c. Other Matters: Before a session of the House, a representative may request that the President set an order of business that authorizes discussion of a subject germane to the purposes of the Association. The President may authorize that a stated time, not exceeding 15 minutes, be allocated to a discussion of the subject by the requesting representative and an equal time to others to respond. At the beginning of the session the president shall state the requests received and the decision thereon.

8. REPORTS
Unless specific provision is made to the contrary, reports of standing and ad hoc committees shall be presented in writing.

9. HOUSE RECORD AND SUMMARY
The proceedings of the House of Representatives shall be recorded and a record of action taken shall be prepared by the Executive Director of the Association. As soon as practicable after the final business meeting, the record of action shall be sent to all member schools, the President, and members of the Executive Committee. A member of the House who believes that an error was made in that record should notify the Executive Director promptly. Action on a proposed correction shall be taken at the next session of the Executive Committee.

10. VOTING
Voting by representatives shall be by voice, unless a vote by show of hands or by roll call is ordered by the presiding officer. A roll call vote shall be ordered on demand of three representatives.
11. WRITTEN BALLOT
If there is more than one nomination for an office of the Association, or if there are more nominations than the number of persons to be elected to the Executive Committee the election must be by written ballot. The presiding officer shall appoint five members of the House to act as tellers. The tellers shall prepare, distribute, collect, and count the ballots.

12. QUORUM
A quorum of the House of Representatives consists of representatives from a majority of the member schools.

13. PARLIAMENTARY AUTHORITY
The current edition of Roberts’ Rules of Order governs the House of Representatives in parliamentary situations that are not covered by the constitution, the bylaws, or these rules of procedure.

14. OFFICERS OF THE HOUSE
The presiding officer shall appoint such officers of the House as he or she considers appropriate, including the parliamentarian, clerk, and sergeant at arms.

15. AMENDMENTS
These rules of procedure may be amended by a vote of two-thirds of those voting, but not less than one-third of the total number of member schools.

16. SUSPENSION OF RULES
Any provision of any rule may be suspended at any time by a vote of three-fourths of those voting but not less than half of the total number of member schools.
Members of the Association

As of January 2015

Listed by current name of school (with Location and Dates of Admission; Charter Members, 1900)

University of Akron, C. Blake McDowell Law Center, Akron, Ohio—1974

The University of Alabama School of Law, Tuscaloosa, Alabama—1928

Albany Law School, Union University, Albany, New York—1947

American University, Washington College of Law, Washington, D.C.—1947

The University of Arizona, James E. Rogers College of Law, Tucson, Arizona—1931

Arizona State University, Sandra Day O’Connor College of Law, Tempe, Arizona—1969

University of Arkansas, Fayetteville, Robert A. Leflar Law Center, Fayetteville, Arkansas—1927

University of Arkansas at Little Rock, William H. Bowen School of Law, Little Rock, Arkansas—1979

University of Baltimore School of Law, Baltimore, Maryland—1988

Baylor University School of Law, Waco, Texas—1938

Boston College Law School, Newton, Massachusetts—1937

Boston University School of Law, Boston, Massachusetts—Charter Member

Brigham Young University, J. Reuben Clark Law School, Provo, Utah—1982

Brooklyn Law School, Brooklyn, New York—1973

University of California, Berkeley, School of Law, Berkeley, California—1912

University of California, Davis, School of Law, Davis, California—1968

University of California, Hastings College of the Law, San Francisco, California—Charter Member, 1900-1927; 1949

University of California, Los Angeles, School of Law, Los Angeles, California—1952

California Western School of Law, San Diego, California—1967

Capital University Law School, Columbus, Ohio—1983

Benjamin N. Cardozo School of Law, Yeshiva University, New York, New York—1983

Case Western Reserve University School of Law, Cleveland, Ohio—Charter Member

The Catholic University of America, Columbus School of Law, Washington, D.C.—1921

Chapman University Dale E. Fowler School of Law, Orange, California—2006

University of Chicago, The Law School, Chicago, Illinois—1902

Chicago-Kent College of Law, Illinois Institute of Technology, Chicago, Illinois—1951

University of Cincinnati College of Law, Cincinnati, Ohio—Charter Member

City University of New York School of Law, Flushing, New York—2008

Cleveland State University, Cleveland-Marshall College of Law, Cleveland, Ohio—1970

University of Colorado School of Law, Boulder, Colorado—Charter Member
<table>
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<tr>
<th>University Name</th>
<th>Location</th>
<th>Year</th>
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<tbody>
<tr>
<td>Columbia University School of Law, New York, New York</td>
<td>Charter Member</td>
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<tr>
<td>University of Connecticut School of Law, Hartford, Connecticut</td>
<td>1946</td>
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<tr>
<td>Cornell Law School, Ithaca, New York—Charter Member</td>
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<tr>
<td>Creighton University School of Law, Omaha, Nebraska</td>
<td>1907</td>
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<td>University of Dayton School of Law, Dayton, Ohio</td>
<td>1984</td>
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<tr>
<td>University of Denver College of Law, Denver, Colorado</td>
<td>1929</td>
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<tr>
<td>De Paul University College of Law, Chicago, Illinois</td>
<td>1924</td>
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<tr>
<td>University of Detroit Mercy School of Law, Detroit, Michigan</td>
<td>1934</td>
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<tr>
<td>Drake University Law School, Des Moines, Iowa—Charter Member</td>
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<td>Drexel University School of Law, Philadelphia, Pennsylvania—2012</td>
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<td>Duke University School of Law, Durham, North Carolina</td>
<td>1905-1919</td>
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<td>Duquesne University School of Law, Pittsburgh, Pennsylvania—1964</td>
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<td>Emory University School of Law, Atlanta, Georgia</td>
<td>1920</td>
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<tr>
<td>University of Florida, Frederic G. Levin College of Law, Gainesville, Florida</td>
<td>1920</td>
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<tr>
<td>Florida International University College of Law, Miami, Florida</td>
<td>2009</td>
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<td>Florida State University College of Law, Tallahassee, Florida</td>
<td>1969</td>
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<tr>
<td>Fordham University School of Law, New York, New York</td>
<td>1936</td>
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<td>George Mason University School of Law, Arlington, Virginia</td>
<td>1990</td>
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<tr>
<td>The George Washington University Law School, Washington, D.C.—Charter Member,</td>
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<tr>
<td>University of Georgia School of Law, Athens, Georgia</td>
<td>1931</td>
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<td>Georgia State University College of Law, Atlanta, Georgia</td>
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<td>Golden Gate University School of Law, San Francisco, California</td>
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<td>Gonzaga University School of Law, Spokane, Washington</td>
<td>1977</td>
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<td>Hamline University School of Law, St. Paul, Minnesota</td>
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<td>Harvard University Law School, Cambridge, Massachusetts—Charter Member</td>
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<tr>
<td>University of Hawaii, William S. Richardson School of Law, Honolulu, Hawaii</td>
<td>1989</td>
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<tr>
<td>Hofstra University, Maurice A. Deane School of Law, Hempstead, New York</td>
<td>1972</td>
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<td>University of Houston Law Center, Houston, Texas</td>
<td>1966</td>
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<td>Howard University School of Law, Washington, D.C.</td>
<td>1931</td>
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<tr>
<td>University of Idaho College of Law, Moscow, Idaho</td>
<td>1914</td>
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<tr>
<td>University of Illinois College of Law, Champaign, Illinois—Charter Member</td>
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<tr>
<td>Indiana University Maurer School of Law, Bloomington, Indiana</td>
<td>1920</td>
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<tr>
<td>Indiana University Robert H. McKinney School of Law, Indiana—Charter Member</td>
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<td>University of Iowa College of Law, Iowa City, Iowa—Charter Member</td>
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<td>University of Kansas School of Law, Lawrence, Kansas—Charter Member</td>
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<tr>
<td>University of Kentucky College of Law, Lexington, Kentucky</td>
<td>1912</td>
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<tr>
<td>Lewis and Clark Law School, Portland, Oregon</td>
<td>1973</td>
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</tbody>
</table>
Louisiana State University, Paul M. Hebert Law Center, Baton Rouge, Louisiana—1924

University of Louisville, Louis D. Brandeis School of Law, Louisville, Kentucky—1933

Loyola Law School, Los Angeles, California—1937

Loyola University, Chicago, School of Law, Chicago, Illinois—1924

Loyola University, New Orleans, College of Law, New Orleans, Louisiana—1934

University of Maine School of Law, Portland, Maine—Charter Member

Marquette University Law School, Milwaukee, Wisconsin—1912

University of Maryland, Francis King Carey School of Law, Baltimore, Maryland—1930

McGeorge School of Law, University of the Pacific, Sacramento, California—1974

The University of Memphis, Cecil C. Humphreys School of Law, Memphis, Tennessee—2001

Mercer University, Walter F. George School of Law, Macon, Georgia—1923

University of Miami School of Law, Coral Gables, Florida—1946

The University of Michigan Law School, Ann Arbor, Michigan—Charter Member

Michigan State University College of Law, East Lansing, Michigan, admitted as Detroit College of Law—1946

University of Minnesota Law School, Minneapolis, Minnesota—Charter Member

Mississippi College School of Law, Jackson, Mississippi—1990

University of Mississippi School of Law, University, Mississippi—1929

University of Missouri School of Law, Columbia, Missouri—Charter Member

University of Missouri–Kansas City School of Law, Kansas City, Missouri—1938

University of Montana School of Law, Missoula, Montana—1914

University of Nebraska College of Law, Lincoln, Nebraska—1905

University of Nevada, Las Vegas, William S. Boyd School of Law, Las Vegas, Nevada—2004

New England Law - Boston, Boston, Massachusetts—1998

University of New Hampshire School of Law, Concord, New Hampshire—2014

University of New Mexico School of Law, Albuquerque, New Mexico—1948


New York University School of Law, New York, New York—Charter Member

North Carolina Central University School of Law, Durham, North Carolina—2012

University of North Carolina School of Law, Chapel Hill, North Carolina—1920

University of North Dakota School of Law, Grand Forks, North Dakota—1910

Northeastern University School of Law, Boston, Massachusetts—1945, closed—1956; reopened—1968;—1970

Northern Illinois University College of Law, DeKalb, Illinois—1985

Northern Kentucky University, Salmon P. Chase College of Law, Highland Heights, Kentucky—1984

Northwestern University School of Law, Chicago, Illinois—Charter Member

University of Notre Dame Law School, Notre Dame, Indiana—1924
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<th>University</th>
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<tr>
<td>Nova Southeastern University, Shepard Broad Law Center, Fort Lauderdale, Florida</td>
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<td>Ohio Northern University, Claude W. Pettit College of Law, Ada, Ohio</td>
<td>1965</td>
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<td>The Ohio State University, Michael E. Moritz College of Law, Columbus, Ohio</td>
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<tr>
<td>University of Oklahoma College of Law, Norman, Oklahoma</td>
<td>1911</td>
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<td>Oklahoma City University School of Law, Oklahoma City, Oklahoma</td>
<td>2003</td>
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<td>University of Oregon School of Law, Eugene, Oregon</td>
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<td>Pace University School of Law, White Plains, New York</td>
<td>1982</td>
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<td>University of Pennsylvania Law School, Philadelphia, Pennsylvania</td>
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<td>Pennsylvania State University, The Dickinson School of Law, Carlisle, Pennsylvania</td>
<td>1912-1924 resigned; 1934</td>
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<td>Pepperdine University School of Law, Malibu, California</td>
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<td>University of Pittsburgh School of Law, Pittsburgh, Pennsylvania</td>
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<td>University of Puerto Rico School of Law, San Juan, Puerto Rico</td>
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<td>Quinnipiac University School of Law, Hamden, Connecticut</td>
<td>1985</td>
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<td>The University of Richmond School of Law, University of Richmond, Virginia</td>
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<td>Roger Williams University, School of Law, Bristol, Rhode Island</td>
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<td>Rutgers, The State University of New Jersey, School of Law - Camden, Camden, New Jersey</td>
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<td>St. John's University School of Law, Jamaica, New York</td>
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<td>St. Mary's University School of Law, San Antonio, Texas</td>
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<td>St. Thomas University School of Law, Miami, Florida</td>
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<td>University of St. Thomas School of Law, Minneapolis, Minnesota</td>
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<td>Samford University, Cumberland School of Law, Birmingham, Alabama</td>
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<td>University of San Diego School of Law, San Diego, California</td>
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<td>Santa Clara University School of Law, Santa Clara, California</td>
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<td>Seattle University School of Law (Formerly University of Puget Sound) Seattle, Washington</td>
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<td>Seton Hall University School of Law, Newark, New Jersey</td>
<td>1959</td>
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<td>University of South Carolina School of Law, Columbia, South Carolina</td>
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<td>University of South Dakota School of Law, Vermillion, South Dakota</td>
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<td>South Texas College of Law, Houston, Texas</td>
<td>1998</td>
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<td>University of Southern California Gould Law School, Los Angeles, California</td>
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<td>Southern Illinois University School of Law, Carbondale, Illinois</td>
<td>1982</td>
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<td>Southern Methodist University, Dedman School of Law, Dallas, Texas</td>
<td>1929</td>
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<tr>
<td>Southern University Law Center, Baton Rouge, Louisiana</td>
<td>2011</td>
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<td>Southwestern Law School, Los Angeles, California</td>
<td>1974</td>
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Stanford Law School, Stanford, California—Charter Member
Stetson University College of Law, St. Petersburg, Florida—1931
Suffolk University Law School, Boston, Massachusetts—1977
SUNY Buffalo School of Law, State University of New York, Buffalo, New York—1937
Syracuse University College of Law, Syracuse, New York—Charter Member
Temple University, James E. Beasley School of Law, Philadelphia, Pennsylvania—1935
University of Tennessee College of Law, Knoxville, Tennessee—Charter Member
The University of Texas School of Law, Austin, Texas—1907
Texas Southern University, Thurgood Marshall School of Law, Houston, Texas—2014
Texas Tech University School of Law, Lubbock, Texas—1969
Texas A&M University School of Law, Fort Worth, Texas—2012
Thomas Jefferson School of Law, San Diego, California—2008
University of Toledo College of Law, Toledo, Ohio—1941
Touro College, Jacob D. Fuchsberg Law Center, Huntington, New York—1994
Tulane University School of Law, New Orleans, Louisiana—1909
The University of Tulsa College of Law, Tulsa, Oklahoma—1966
University of Utah, S.J. Quinney College of Law, Salt Lake City, Utah—1929
Valparaiso University School of Law, Valparaiso, Indiana—1930
Vanderbilt University Law School, Nashville, Tennessee—1910
Vermont Law School, South Royalton, Vermont—1982
Villanova University School of Law, Villanova, Pennsylvania—1957
University of Virginia School of Law, Charlottesville, Virginia—1916
Wake Forest University School of Law, Winston-Salem, North Carolina—1935
Washburn University School of Law, Topeka, Kansas—1905
University of Washington School of Law, Seattle, Washington—1909
Washington University School of Law, St. Louis, Missouri—Charter Member
Washington and Lee University School of Law, Lexington, Virginia—1920
Wayne State University Law School, Detroit, Michigan—1946
West Virginia University College of Law, Morgantown, West Virginia—1914
Western New England University School of Law, Springfield, Massachusetts—1981
Whittier Law School, Costa Mesa, California—1987
Widener University School of Law, Wilmington and Harrisburg, Delaware—1987
Willamette University College of Law, Salem, Oregon—1946
William and Mary Law School, Williamsburg, Virginia—1936
William Mitchell College of Law, St. Paul, Minnesota—1982
University of Wisconsin Law School, Madison, Wisconsin—Charter Member
University of Wyoming College of Law, Laramie, Wyoming—1923
Yale Law School, New Haven, Connecticut—Charter Member
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Exhibit Level
AALS Calendar

Law Clinic Directors Workshops
Rancho Mirage, California
Monday, May 4, 2015

Conference on Clinical Legal Education
Rancho Mirage, California
Monday, May 4 – Thursday, May 7, 2015

Workshop for New Law School Teachers with Additional Sessions for New Legal Writing Teachers
Washington, DC
Wednesday, June 3 – Friday, June 5, 2015

Workshop for Pretenured People of Color Law School Teachers
Washington, DC
Friday, June 5 – Saturday, June 6, 2015

Midyear Meeting
Orlando, Florida

Workshop on Shifting Foundations: Family Law’s Response to Changing Families
Monday, June 22 – Wednesday, June 24, 2015

Workshop on Measuring Learning Gains
Monday, June 22 – Wednesday, June 24, 2015

Workshop on Next Generation Issues of Sex, Gender and the Law
Wednesday, June 24 – Friday, June 26, 2015

Faculty Recruitment Conference
Thursday, October 15 – Saturday, October 17, 2015, Washington, DC

Future Annual Meeting Dates and Locations
Wednesday, January 6 – Saturday, January 9, 2016, New York, NY
Wednesday, January 4 – Saturday, January 7, 2017, San Francisco, CA

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